

EXHIBIT 141

HITACHI

HITACHI AMERICA, LTD.
COMPUTER DIVISION
200 LOWDER BROOK DRIVE, SUITE 2200
WESTWOOD, MA 02090-1157
TELEPHONE (617)890-0804
FAX (617)890-6677

BILL TO:
CUSTOMER NUMBER: 4940
Dash Inc (Crago Corp)
7228 W Frontage Road
MERRIAM KS 66203

SHIP TO:
CUSTOMER NUMBER: 4940
Dash Inc (Crago Corp)
913-888-6555
7228 W Frontage Road
MERRIAM KS 66203

INVOICE: 9004069761

INVOICE DATE: 03/05/2002
CUST PO NUMBER: 34066
CUST PO DATE: 02/26/2002
DELIVERY NOTE: 80129677
DELIVERY DATE: 03/05/2002
BILL OF LADING: 153 889 542
SHIPMENT DATE: 03/06/2002
SALES ORDER NO: 81138

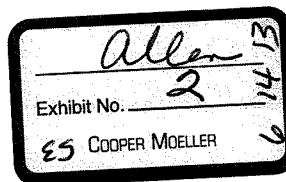
CURRENCY: USD
DELIVERY TERMS: FOB Destination
PAYMENT TERMS: Cash in advance

REMIT TO:
Hitachi America Ltd.
Drawer CS 198308
Atlanta GA 30384-8308

PAID BY CHECK # 023255 DATED 2/27/02

OUR LINE	CUST LINE NO	MATERIAL	DESCRIPTION QTY	PRICE/PCR UNIT	VALUE
000002		CM615U-521	17" Color CRT Monitor 72 PC	149.0000 /	1 10,728.00
000004		CM715U-511	19" Color CRT Display Monitor 48 PC	244.0200 /	1 11,712.96
TOTAL:					22,440.96 USD

THESE COMMODITIES ARE LICENSED BY THE UNITED STATES FOR ULTIMATE DESTINATION
USA. DIVERSION CONTRARY TO U.S. LAW PROHIBITED.



CRAG00000001


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CUSTOMER NUMBER: 4940
Dash Inc (Crango Corp)
7228 W Frontage Road
MERRIAM KS 66203

SHIP TO:
CUSTOMER NUMBER: 4940
Dash Inc (Crango Corp)
7228 W Frontage Road
MERRIAM KS 66203

INVOICE: 9004069221

INVOICE DATE: 02/27/2002
CUST PO NUMBER: 34005
CUST PO DATE: 02/18/2002
DELIVERY NOTE: 80129051
DELIVERY DATE: 02/27/2002
BILL OF LADING: 153 880 514
SHIPMENT DATE: 02/28/2002
SALES ORDER NO.: 80719

CURRENCY: USD
DELIVERY TERMS: FOB Destination
PAYMENT TERMS: Cash in advance

REMIT TO:
Hitachi America Ltd.
Drawer CS 198308
Atlanta GA 30384-8308

PAID BY CHECK # 023219 DATED 2/20/02

OUR LINE	CUST LINE NO	MATERIAL	DESCRIPTION QTY	PRICE/PER UNIT	VALUE
000002		CM715U-511	19" Color CRT Display Monitor 36 PC	244.0200 / 1	8,784.72
TOTAL:					8,784.72 USD

THESE COMMODITIES ARE LICENSED BY THE UNITED STATES FOR ULTIMATE DESTINATION
USA. DIVERSION CONTRARY TO U.S. LAW PROHIBITED.

CRAGO0000002

HITACHI

HITACHI AMERICA, LTD.

COMPUTER DIVISION

200 LOWDER BROOK DRIVE, SUITE 2200

WESTWOOD, MA 02090-1157

TELEPHONE (617)890-0804

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BILL TO:

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7228 W Frontage Road

MERRIAM KS 66203

SHIP TO:

CUSTOMER NUMBER: 4940

Dash Inc (Crago Corp)

7228 W Frontage Road

MERRIAM KS 66203

INVOICE: 9004069494**INVOICE DATE:** 02/28/2002**CUST PO NUMBER:** 34005**CUST PO DATE:** 02/18/2002**DELIVERY NOTE:** 80129049**DELIVERY DATE:** 02/27/2002**SHIPMENT DATE:** 02/28/2002**SALES ORDER NO:** 80719**CURRENCY:** USD**DELIVERY TERMS:** FOB Destination**PAYMENT TERMS:** Cash in advance**REMIT TO:**

Hitachi America Ltd.

Drawer CS 198308

Atlanta GA 30384-8308

PAID BY CHECK # 023219 DATED 2/20/02

OUR LINE	CUST LINE NO	MATERIAL	DESCRIPTION QTY	PRICE/PER UNIT	VALUE
000001		CM615U-512	17" Color CRT Display Monitor 36 PC	155.8200 /	1 5,609.52
TOTAL:					5,609.52 USD

THESE COMMODITIES ARE LICENSED BY THE UNITED STATES FOR ULTIMATE DESTINATION
USA. DIVERSION CONTRARY TO U.S. LAW PROHIBITED.

CRAGO00000003

EXHIBIT 142

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE: CATHODE RAY TUBE (CRT) Case No.
ANTITRUST LITIGATION) 3:07-cv-5944 SC
)
_____) MDL No. 1917
)
This Documents Relates to:)
ALL DIRECT PURCHASER ACTIONS)
)

30(b)(6) Crago Corp d/b/a Dash Computers, Inc.

REALTIME DEPOSITION OF DAVID MILTON ALLEN,
a Plaintiff, taken on behalf of the Defendant
Hitachi, LTD, before Ellen L. Stock, KS CSR
#0766, MO CCR # 891, RMR, pursuant to notice on
Friday, the 14th day of June 2013, at the law
offices of Polsinelli PC, Twelve Wyandotte Plaza,
120 West 12th Street, Kansas City, Missouri 64105.

1 Q. That's right.

2 A. Yes.

3 Q. What is that?

4 A. 1995 to 2007.

5 Q. Okay.

6 A. March of '95.

7 Q. You've produced -- or Crago has a
8 handful of invoices reflecting purchases of
9 cathode ray tube monitors; is that correct?

10 A. The invoices from Hitachi?

11 Q. That's correct.

12 A. Yes.

13 Q. Are those the only purchases that Crago
14 is pursuing a claim for?

15 MR. OWEN: Objection. Calls for a
16 legal conclusion. Go ahead.

17 A. I think so.

18 Q. (BY MS. CHIU) Okay. Let's -- let's
19 just mark those documents so we have a point of
20 reference.

21 (Deposition Exhibit 2 was marked for
22 identification by the reporter.)

23 Q. (BY MR. EVERETT) So I've just handed
24 you -- it's actually a compilation of documents
25 that have been marked as Allen Deposition Exhibit

1 2.

2 After you've had a chance to review
3 those documents, are these the documents that
4 Crago produced in response to defendant's
5 document request.

6 A. I believe so.

7 Q. And just for the record, these are
8 documents bearing Bates numbers CRAG 1 through 8.

9 And let's just -- well, actually, before
10 we do that. So the documents that have been
11 marked as Allen Exhibit 2 that have the Bates
12 numbers I just mentioned, CRAG 1 through 8, are
13 they documents that were kept by Crago in the
14 ordinary course of its business?

15 A. Yes, they were.

16 Q. And do they appear to be authentic
17 copies of documents that were kept in Crago's
18 files?

19 A. They certainly look like it to me.

20 Q. All right. CRAG 1 is an invoice from
21 Hitachi America Limited dated March the 5th,
22 2002; is that correct?

23 A. Yes.

24 Q. Okay. I just want to make sure I get on
25 the record what these various documents are

1 or hard copy price quotations from Samsung,
2 Samtron, or Hitachi?

3 A. Not that I'm aware of. And I should add
4 that I'm -- I can't even say for sure that those
5 existed. They might have been just a function of
6 telephone conversations.

7 Q. Who from Hitachi, if you recall, did you
8 have telephone conversations with about prices?

9 A. I don't recall.

10 Q. Was there a particular person that you
11 always called, or was it more a general Hitachi
12 number?

13 A. I can't recall that for sure, but my
14 usual practice was try to concentrate on one
15 person. Try to develop a relationship with one
16 person.

17 Q. Okay. The invoices at Allen Exhibit 2
18 from Hitachi are from Hitachi America Limited.
19 Was that the Hitachi entity that Crago dealt with
20 for CRT products?

21 A. Yes. That's correct.

22 Q. Okay. And do you recall the person that
23 you dealt with from Samsung or Samtron?

24 A. Not anymore, no.

25 Q. Did you deal separately with Samsung and

1 Q. And did you consider the value of a
2 volume discount versus the cost of keeping
3 product in inventory in making decisions about
4 purchasing?

5 A. I hope we did. We should have.

6 Q. Okay. So let's take a look at Allen
7 Exhibit 2 and the first page CRAG 1.

8 A. Okay.

9 Q. We discussed previously that's an
10 invoice from Hitachi America that's dated March
11 the 5th, 2002; correct?

12 MR. OWEN: Objection. Asked and
13 answered. Go ahead.

14 A. Yes.

15 Q. (BY MR. EVERETT) So it appears that the
16 the customer PO date you'll see is February 26,
17 2002?

18 A. That's what it says.

19 Q. And I'd just like to look at some of the
20 terms. So the payment terms indicate cash in
21 advance. What's your understanding of what that
22 means?

23 A. That means the invoice had to be paid
24 before Hitachi would release it for shipment.

25 Q. And I think you mentioned previously

1 that you would demand a lower price if the
2 supplier required payment up front. Is that the
3 case here?

4 A. Well, no. I didn't say we would demand
5 it, but we would expect it. We would look for
6 it. We would hope for it. We would certainly
7 weigh the price together with the terms, and if
8 there was prepayment involved, we would be
9 looking for a better price.

10 But we weren't usually in position to
11 demand it. We could ask for it. We might get
12 it, we might not get it. It was hard to demand
13 it.

14 Q. And then the delivery terms are FOB
15 destination, do you see that?

16 A. Yes.

17 Q. Is it your understanding that the cost
18 of freight was included in the price for these
19 products?

20 A. It's hard to say that, but it means that
21 we didn't have to pay a shipping item
22 specifically. The cost would be -- what do I
23 want to say? Payment to the shipper would be
24 made by -- excuse me. Payment to the carrier
25 would be made by the shipper.

1 Q. So your Hitachi America would have made
2 whatever payments were --

3 A. To the carrier.

4 Q. -- to the carrier?

5 A. Now, realistically, they are not going
6 to -- they are not in the habit of giving money
7 away. They have to get that money from
8 someplace, and the customer is where they get
9 that money from. So one way or another I assume
10 we pay for it. But it's not spelled out. We
11 didn't have to pay the carrier.

12 Q. And there wasn't a separate invoice to
13 charge from Hitachi America for freight to
14 Crago?

15 A. Correct.

16 Q. Okay. So looking at the products that
17 were purchased, it appears there were two
18 different products that Crago purchased through
19 this invoice; is that correct?

20 A. Yes.

21 Q. 17-inch color CRT monitor?

22 A. Yes.

23 Q. With the price of \$149 per monitor?

24 A. Um-hum. Yes.

25 Q. And then a 19-inch color CRT monitor

1 \$244.02; is that correct?

2 A. Yes.

3 Q. Let's look at CRAG 3. This is an
4 invoice that is dated roughly five days before on
5 February 28, 2002; correct?

6 A. Yes.

7 Q. And this relates to a purchase of a
8 17-inch color CRT display monitor as well; is
9 that correct?

10 A. Yes.

11 Q. The price for the monitor on CRAG 3 is
12 \$155.82; correct?

13 A. For which product?

14 Q. I'm sorry. CRAG 3?

15 A. Oh, 3?

16 Q. Yes.

17 A. Okay.

18 Q. 155.82; correct?

19 A. Yes.

20 Q. Which is, you know, roughly six to seven
21 dollars higher than the price of the 17-inch
22 color CRT monitor that is reflected on CRAG 1; is
23 that correct?

24 THE WITNESS: Can you read that
25 back?

1 (The requested portion of the record was read
2 by the reporter as follows: "Which is, you know,
3 roughly six to seven dollars higher than the
4 price of the 17-inch color CRT monitor that is
5 reflected on CRAG 1; is that correct?")

6 MR. OWEN: Objection. Assumes
7 facts not in evidence. Go ahead.

8 A. If we're comparing the monitor in the
9 CRAG 3 exhibit at a price of 155, to the price of
10 the 17-inch monitor on Crago 1 --

11 Q. (BY MR. EVERETT) Um-hum.

12 A. -- yeah, that's six, almost seven
13 dollars difference.

14 Q. Do you know whether it was the same
15 monitor that Crago was purchasing, same model
16 monitor, Crago was purchasing in CRAG 1 and CRAG
17 3?

18 A. I don't know for sure. I can only go by
19 the description. And there is a difference in
20 the part number in the material column of those
21 two invoices. I don't know if that's a typo. I
22 suspect it was just a typo. I suspect they were
23 the same product. And the number -- the
24 difference is just a typo.

25 Q. Okay. Do you recall if you personally

1 dealt with Hitachi America in relation to these
2 purchases?

3 A. Not in relation to these purchases, no,
4 I don't recall.

5 Q. But did you have -- did you deal with
6 Hitachi America directly?

7 A. Yes.

8 Q. And do you know if your buyers that you
9 identified previously dealt directly with Hitachi
10 America at all?

11 A. I don't know. I would suspect one of
12 them, maybe both of them did.

13 Q. Do you know why the pricing differed
14 over the course of one week for the same
15 product?

16 A. I don't know.

17 MR. OWEN: Objection. Assumes
18 facts not in evidence. Go ahead.

19 A. Yeah, I don't know. I can only
20 speculate.

21 Q. (BY MR. EVERETT) Let's look at CRAG 6.

22 Actually, before we do that, the
23 monitors that are identified in CRAG 1, can you
24 tell anything about the specifications for these
25 monitors other than the size of the screen and

1 that they were CRT monitors from the invoice?

2 A. I can't tell any difference from the
3 invoice.

4 Q. Is there other information in Crago's
5 possession that would allow it to identify the
6 specifications for these monitors?

7 A. In our possession today?

8 Q. Um-hum.

9 A. I don't know. Maybe, but it would be a
10 long shot. Chances are that stuff is gone.

11 Q. Where would you look for that
12 information?

13 A. Through any file drawers remaining that
14 haven't already been cleaned out. There's a
15 chance we might find it. There's a chance we
16 might have an old catalog of ours in the file, or
17 an old -- you know, maybe some literature from
18 Hitachi.

19 The other way you could do it, I'm sure,
20 which would be more efficient and certainly would
21 be the first place to start, would be to just go
22 to the Internet.

23 Q. On the Internet you would look for
24 information --

25 A. By model number.

1 Q. -- by model number?

2 A. Um-hum. There's a good chance you could
3 Google it on your laptop.

4 (Discussion off the record.)

5 Q. (BY MR. EVERETT) So now turning to CRAG
6 6. The third item on the invoice is a 17-inch
7 XGA 27 millimeter -- I don't know what NI -- with
8 speakers monitor; is that correct?

9 A. Yes.

10 Q. And so did that monitor have
11 incorporated into it speakers?

12 A. It looks like it. I don't have a
13 specific recollection, but from the listing here,
14 yeah, it looks that way.

15 Q. Were at least some of Crago's purchases
16 of monitors, monitors that incorporated
17 speakers?

18 A. Yes.

19 Q. The price of a monitor with
20 speakers -- well, strike that.

21 There's -- on the line 3 of the invoice
22 at CRAG 6, there's a single price per piece for
23 that monitor with speakers; is that correct?

24 A. Correct.

25 Q. The speakers weren't purchased

C E R T I F I C A T E

I, Ellen L. Stock, Certified Court
Reporter in and for the State of Missouri, do
hereby certify:

That prior to being examined the
witness was by me duly sworn;

That said deposition was taken down by
me in shorthand at the time and place
hereinbefore stated and was thereafter reduced to
writing under my direction;

That I am not a relative or employee or
attorney or counsel of any of the parties, or a
relative or employee of such attorney or counsel,
or financially interested in the action.

WITNESS my hand and seal this 20th day
of June, 2013.

ELLEN L. STOCK, MO CCR 891

EXHIBIT 143

MORGAN, LEWIS & BOCKIUS LLP
KENT M. ROGER, State Bar No. 95987
DIANE L. WEBB, State Bar No. 197851
MICHELLE PARK CHIU, State Bar No. 248421
JASON B. ALLEN, State Bar No. 251759
One Market, Spear Street Tower
San Francisco, CA 94105-1126
Tel: 415.442.1000
Fax: 415.442.1001
E-mail: kroger@morganlewis.com
dwebb@morganlewis.com
mchiu@morganlewis.com
jason.allen@morganlewis.com

Attorneys for Defendants
HITACHI, LTD.
HITACHI DISPLAYS, LTD.
HITACHI ASIA, LTD.
HITACHI AMERICA, LTD.
HITACHI ELECTRONIC DEVICES (USA), INC.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE CATHODE RAY TUBE (CRT)
ANTITRUST LITIGATION

Case No. C07-5944 SC

MDL NO. 1917

Judge: Hon. Samuel Conti

Special Master: Hon. Charles A. Legge (Ret.)

This Document Relates To:
ALL ACTIONS

**DECLARATION OF TILLIE LIM IN
SUPPORT OF THE HITACHI
DEFENDANTS' EVIDENTIARY
PROFFER**

DECLARATION OF TILLIE LIM

I, Tillie Lim, declare:

1. I am the Associate General Counsel and Secretary of Hitachi America, Ltd.
("HAL"). I make this declaration in support of the Hitachi Defendants' proffer. I have personal
knowledge of the facts contained in this declaration, except for those, if any, based on
information and belief, and, if called as a witness, would and could competently testify to them.

DB2/22081000.4

MDL 1917

DECLARATION OF TILLIE LIM IN SUPPORT OF
THE HITACHI DEFENDANTS' EVIDENTIARY PROFFER

3. Upon information and belief, HAL sold CDT computer monitors during the period 2001 to early 2002. HAL did not sell CDT computer monitors from late 2002 to present.

Executed this 7th day of December, 2010, in Tarrytown, New York.

Tell him

Tillie Lim

EXHIBIT 144

<DOCUMENT>
 <TYPE>20-F
 <SEQUENCE>1
 <FILENAME>k00264e20vf.txt
 <DESCRIPTION>HITACHI, LTD
 <TEXT>
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UNITED STATES
 SECURITIES AND EXCHANGE COMMISSION
 Washington, D.C. 20549

FORM 20-F

(Mark One)

() REGISTRATION STATEMENT PURSUANT TO SECTION 12(b)
 OR 12(g) OF THE SECURITIES EXCHANGE ACT OF 1934

OR

(X) ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d)
 OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended March 31, 2002

OR

() TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d)
 OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____ to _____

Commission file number 1-8320

KABUSHIKI KAISHA HITACHI SEISAKUSHO

(Exact name of Registrant as specified in its charter)

Hitachi, Ltd.

(Translation of Registrant's name into English)

Japan

(Jurisdiction of incorporation or organization)

6, Kanda-Surugadai 4-chome, Chiyoda-ku, Tokyo 101-8010, Japan

(Address of principal executive offices)

Securities registered or to be registered pursuant to Section 12(b) of the Act.

<TABLE>

<CAPTION>

Title of each class	Name of each exchange on which registered
<S>	<C>
American Depositary Shares	New York Stock Exchange
Common Stock	New York Stock Exchange

</TABLE>

Securities registered or to be registered pursuant to Section 12(g) of the Act.

None

(Title of Class)

Securities for which there is a reporting obligation pursuant to
 Section 15(d) of the Act.

None

(Title of Class)

Indicate the number of outstanding shares of each of the issuer's classes of
 capital or common stock as of the close of the period covered by the annual
 report.

Common Stock 3,338,481,041 shares

Indicate by check mark whether the registrant (1) has filed all reports required
 to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during
 the preceding 12 months (or for such shorter period that the registrant was
 required to file such reports), and (2) has been subject to such filing
 requirements for the past 90 days.

Yes X No

Financial services originated to extend credit to purchasers of Hitachi products. This segment currently provides leases, loan guarantees and insurance services and conducts business in the area of securitization and outsourcing services.

On October 1, 2000, Hitachi Credit Corporation, a subsidiary of the Company, merged with Hitachi Leasing, Ltd., an affiliate of the Company, for the purpose of strengthening management and promoting business development in the area of financial services. The merged company changed its name to Hitachi Capital Corporation.

In fiscal 2001, the segment accounted for 6% of net sales before eliminations and posted operating income of JPY 37 billion.

Competition

Hitachi is subject to intense competition in each of its businesses. Among its major competitors are some of the top-ranking industrial companies in Japan, U.S., Europe and Asia. Depending on the nature of the business, the competition is marked by rapid progress in technology or the need to reduce costs to meet customer requirements. In addition, Hitachi is facing more competition against companies that focus exclusively on specific market segments. See "Segment Information" in this Item for details of competition in each segment.

Raw Materials and Energy

Hitachi has many suppliers from which it purchases a variety of raw materials, and is not dependent on any single source of supply for any of its raw materials. In light of the fact that Japan produces very few of the raw materials Hitachi uses in its manufacturing processes, Hitachi monitors the availability of raw materials on a regular basis. There are currently no particular energy or raw material shortages that are likely to materially affect Hitachi's business.

Intellectual Property and Licenses

Hitachi holds numerous patents, trademark rights and copyrights. While Hitachi considers them to be valuable assets and important for its operations, it believes that its business is not dependent to any material extent upon any single patent, trademark right, copyright or any related group of such rights it holds.

Hitachi also has many licenses and technical assistance agreements covering a wide variety of products. They grant Hitachi the rights to use certain Japanese and foreign patents or the rights to receive certain technical information. Hitachi is not materially dependent on any single such agreement.

Hitachi has granted licenses and technical assistance to various companies located in Japan and overseas. In certain instances, Hitachi has entered into cross-licensing agreements with other major international electronics and electrical equipment manufacturers.

Government Regulations

Hitachi's business activities are subject to various governmental regulations in countries where it operates, which include investment approvals, export regulations, tariffs, antitrust, intellectual property, consumer and business taxation, exchange controls, and environmental and recycling requirements. At present, Hitachi manages to operate its business without any significant difficulty in coping with them.

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<PAGE>

C. Organizational Structure

The table below shows major subsidiaries of Hitachi, Ltd. as of March 31, 2002.

<TABLE>

<CAPTION>

Name of company -----	Country of incorporation -----	Percentage owned -----
<S>	<C>	<C>
(1) Information & Telecommunication Systems		
Hitachi Electronics Services Co., Ltd.	Japan	100.0%
Hitachi Information Systems, Ltd.	Japan	52.8
Hitachi Software Engineering Co., Ltd.	Japan	52.5
Hitachi Systems & Services, Ltd.	Japan	100.0
Hitachi Telecom Technologies, Ltd.	Japan	100.0
Hitachi Computer Products (America), Inc.	U.S.A	100.0
Hitachi Computer Products (Asia) Corp.	Philippines	100.0
Hitachi Computer Products (Europe) S.A.	France	100.0
Hitachi Data Systems Holding Corp.	U.S.A	100.0
(2) Electronic Devices		
Hitachi Electronics Engineering Co., Ltd.	Japan	61.0%
Hitachi High-Technologies Corporation	Japan	73.4
Hitachi Hokkai Semiconductor, Ltd.	Japan	100.0
Hitachi Medical Corporation	Japan	65.4
Hitachi Semiconductor and Devices Sales Co., Ltd.	Japan	100.0

Hitachi Tohbu Semiconductor, Ltd.	Japan	100.0
Hitachi Tokyo Electronics Co., Ltd.	Japan	100.0
Trecenti Technologies, Inc.	Japan	60.0
Hitachi Electronic Devices (USA), Inc.	U.S.A	100.0
Hitachi Nippon Steel Semiconductor Singapore Pte. Ltd.	Singapore	53.8
Hitachi Semiconductor (America) Inc.	U.S.A	100.0
Hitachi Semiconductor (Europe) GmbH	Germany	100.0
Hitachi Semiconductor (Malaysia) Sdn. Bhd.	Malaysia	90.0
(3) Power & Industrial Systems		
Babcock-Hitachi Kabushiki Kaisha	Japan	100.0%
Hitachi Air Conditioning Systems Co., Ltd.	Japan	100.0
Hitachi Building Systems Co., Ltd.	Japan	100.0
Hitachi Construction Machinery Co., Ltd.	Japan	54.8
Hitachi Engineering Co., Ltd.	Japan	100.0
Hitachi Engineering & Services Co., Ltd.	Japan	100.0
Hitachi Industries Co., Ltd.	Japan	100.0
Hitachi Kiden Kogyo, Ltd.	Japan	58.5
Hitachi Plant Engineering & Construction Co., Ltd.	Japan	56.3
Hitachi Service & Engineering (East), Ltd.	Japan	100.0
Hitachi Service & Engineering (West), Ltd.	Japan	100.0
Hitachi Via Mechanics, Ltd.	Japan	100.0
Japan Servo Co., Ltd.	Japan	53.0
Hitachi Automotive Products (USA), Inc.	U.S.A.	100.0
Taiwan Hitachi Co., Ltd.	Taiwan	61.5
(4) Digital Media & Consumer Products		
Hitachi Hometec, Ltd.	Japan	100.0%
Hitachi Maxell, Ltd.	Japan	52.4
Hitachi Media Electronics Co., Ltd.	Japan	100.0
Hitachi Home Electronics (America), Inc.	U.S.A	100.0
Shanghai Hitachi Household Appliances Co., Ltd.	China	60.0

</TABLE>

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<PAGE>

<TABLE>

<CAPTION>

Name of company -----	Country of incorporation -----	Percentage owned -----
<S>		
<C>		
(5) High Functional Materials & Components		
Hitachi Cable, Ltd.	Japan	52.7%
Hitachi Chemical Co., Ltd.	Japan	52.6
Hitachi Metals, Ltd.	Japan	55.0
(6) Logistics, Services & Others		
Chuo Shoji, Ltd.	Japan	100.0%
Hitachi Life Corporation	Japan	100.0
Hitachi Mobile Co., Ltd.	Japan	100.0
Hitachi Transport System, Ltd.	Japan	59.9
Nikkyo Create, Ltd.	Japan	100.0
Hitachi America, Ltd.	U.S.A	100.0
Hitachi Asia Ltd.	Singapore	100.0
Hitachi (China), Ltd.	China	100.0
Hitachi Europe Ltd.	U.K.	100.0
(7) Financial Services		
Hitachi Capital Corporation	Japan	53.1%
Hitachi Insurance Services, Ltd.	Japan	100.0

</TABLE>

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<PAGE>

D. Property, Plants and Equipment

Most of Hitachi's plants, offices and other fixed assets are located in Japan. Hitachi considers its properties to be well maintained and believes its plant capacity is adequate for its current needs. Certain of Hitachi's properties such as land and buildings are subject to mortgages in respect of bonds and loans. The total outstanding balance of the secured loans and bonds as of March 31, 2002 was JPY 15 billion.

The following table shows relevant property data in relation to major lines of business as of March 31, 2002.

<TABLE>

<CAPTION>

Name ----	Location -----	Area ----	Principal products -----
(thousands of square meters)			
<C>			
<C>			
<C>			
<S>			
In Japan			
Hitachi, Ltd.:			
Semiconductor & Integrated Circuits	Tokyo, etc.	601	Semiconductors
Thermal & Hydroelectric Systems Division, etc.	Ibaraki	3,638	Power generating equipment, Turbines
Displays	Chiba	521	Liquid crystal displays
Sales Offices	Osaka, etc.	229	-
Research & Development Group	Tokyo, etc.	941	-

EXHIBIT 145

Panasonic Consumer Electronics Company

A Unit of Matsushita Electric Corporation of America

INVOICE

01

Remittance Address

PANASONIC COMPANY EAST

P.O. BOX 13509

NEWARK, NJ 07188-0509

Bill to

ARCH ELECTRONICS INC.

2006 CHESTNUT STREET

PHILADELPHIA, PA 19103

Invoice Date

091099

Invoice Number

21983063

Account Number

3006100

Control Number

11079429

ORG:004 WHSE:411

Customer Service Contact

PINOVER

LORI

Ship To Address

ARCH ELECTRONICS INC.

2006 CHESTNUT STREET

PHILADELPHIA, PA 19103

Absolutely no returns will be accepted unless shipped prepaid after receipt of prior written authorization. All other claims must be made within 10 days after receipt of merchandise by consignee.

Terms of Payment	Net Due Date	Order Date	Customer PO Number
2% 30 NET 31	101199	090399	0903SN

Panasonic Model Number	Quantity	B/O	Quantity	Gross Unit Price	Net Unit Price	Total
Customer Product Number	Ordered	Quantity	Shipped	Discounts and Charges		
1 PV-M2079	2		2	311.00	311.00	622.00
	SLMN 1E					
2 CT-275F26	2		2	450.00	450.00	900.00
	SLMN 1E					
3 SA-EX110	2		2	104.00	104.00	208.00
	SLMN 1E					
4 CT-27G14	2		2	315.00	315.00	630.00
	SLMN 1E					
5 RX-DS19	4		4	72.00	72.00	288.00
	SLMN 1E					
8 SL-BQ200	1		1	112.00	112.00	112.00
	SLMN 1E					
10 VHQ-740	3		3	58.00	79.20	237.60
	SLMN 1E					
	SPA			-48.80		
11 SC-AK27	1		1	205.00	195.00	195.00
	SLMN 1E					
	MCA			-10.00		

ARCH0000019

Carrier	B/L Number	Subtotal
SHELDON DELIVERY	B28895	Sales/Use Tax
	PRO NO. 970828895	Shipping Charge
Shipping Terms	Store Number	TOTAL INVOICE >
Prepaid	Store 0000	
	AccNo 1006613 ARCH ELECTRONICS INC	

EXHIBIT

PENGAD 800-831-6889

1656
JMB-20-03

Continued

Panasonic Consumer Electronics Company
A Unit of Matsushita Electric Corporation of America

INVOICE

21

Remittance Address

PANASONIC COMPANY EAST
 P.O. BOX 13509
 NEWARK, NJ 07188-0509

Bill to

ARCH ELECTRONICS INC.
 2006 CHESTNUT STREET
 PHILADELPHIA, PA 19103

Absolutely no returns will be accepted unless shipped prepaid after receipt of prior written authorization. All other claims must be made within 10 days after receipt of merchandise by consignee.

Invoice Date 101399	Invoice Number 22053418
Account Number 3006100	Control Number 11101105 ORG:004 WHSE:411
Customer Service Contact KOWAL LINDA	

Ship To Address

ARCH ELECTRONICS INC.
 2006 CHESTNUT STREET
 PHILADELPHIA, PA 19103

Terms of Payment 2% 30 NET 31	Net Due Date 111399	Order Date 092499	Customer PO Number 0923SN
----------------------------------	------------------------	----------------------	------------------------------

Panasonic Model Number Customer Product Number	Quantity Ordered	B/O Quantity	Quantity Shipped	Gross Unit Price Discounts and Charges	Net Unit Price	Total
10 CT-13R30	1		1	166.00 -1.00%	164.34	164.34
SLMN 1E REBATE DFI						

ok
 Paid 11/12/99
 Cat# 2372

ARCH0000042

Carrier UPS GROUND SERVICE	B/L Number 466538 PRO NO.	Subtotal > Sales/Use Tax > Shipping Charges >	164.34 0.00 0.00
Shipping Terms Prepaid	Store Number Store 0000 AcceNo 1006613 ARCH ELECTRONICS INC	TOTAL INVOICE >	164.34

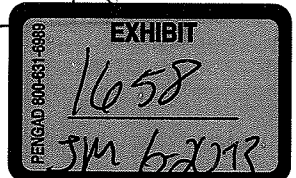


EXHIBIT 146

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

- - -

IN RE: CATHODE RAY TUBE
(CRT) ANTITRUST LITIGATION

Master File No.

CV-07-5944-SC

MDL No. 1917

- - -

June 20, 2013

- - -

Oral deposition of STEVEN R. NUSBAUM
taken pursuant to notice, held at the Law
Offices of Morgan, Lewis & Bochiuss, 1701
Market Street, Philadelphia, PA 19102,
commencing at 9:13 a.m., on the above date,
before Jennifer P. Miller, Registered
Professional Reporter and Notary Public for
the Commonwealth of Pennsylvania.

1 marked for identification.)

2 - - -

3 BY MR. MARKMAN:

4 Q. Sir, I'm handing a document that has
5 been marked Exhibit 1656, and it is Bates
6 labeled ARCH0000019, and it appears to be a
7 Panasonic Consumer Electronics invoice dated
8 September 10th 1999.

9 Do you recognize this document,
10 sir?

11 A. Yes.

12 Q. Under terms of payment, do you see
13 where it says two percent, 30 net 31?

14 A. Correct.

15 Q. What does that mean?

16 A. If we paid within 30 days of the
17 invoice date, if they -- if they received our
18 check within 30 days of the invoice date, we
19 could take a two-percent discount on the
20 entire invoice. After that point, we would
21 have to pay the entire invoice as a net
22 invoice.

23 Q. Under the customer product number,
24 I'm going to go ahead and run through a few of
25 these, and I'm hoping you can identify what

1 the model is based on the customer product
2 number.

3 The first one is PV-M2079.

4 A. Correct.

5 Q. What is that product reference
6 there?

7 A. It's a TV/VCR combination.

8 Q. Can you explain again how you know
9 that it's a TV/VCR combination?

10 A. The designation PV is the -- again,
11 a logo, a phrase, for the TV/VCR combination.
12 M indicates it's a monitor. 20 indicates it's
13 a 20-inch TV. And 79 is a series number.

14 As a matter of fact, I believe
15 that the nine referred to the date of '99.
16 And '98, it would have been a 78, so to speak.

17 Q. So that last digit would correspond
18 to year model --

19 A. In this case, yes.

20 Q. Can you identify the model in line
21 two, CT-27SF26?

22 A. That's a 27-inch monitor, TV/VC --
23 just a TV monitor. Again, the CT would
24 indicate it's a television, CRT-type
25 television.

1 Q. And what about for line three where
2 the customer product number is SA-ES100?

3 A. That's actually an audio receiver.

4 Q. So that is not a television monitor?

5 A. That's not, that's correct.

6 Q. Skipping down to line five, the RX

7 --

8 A. It's DS.

9 Q. DS. Thank you for clarifying. Is
10 that a CRT product listed there?

11 A. No.

12 Q. What about for number eight where
13 the prefix is SL, is that a CRT product?

14 A. No.

15 Q. Line number ten, where the prefix is
16 VHQ, does that signify a CRT product?

17 A. No.

18 Q. And under line ten, under quantity
19 ordered, there's the abbreviation SPA.

20 A. Right.

21 Q. What does that abbreviation signify?

22 A. Special purchase allowance.

23 Q. Can you explain what that is?

24 A. If I'm not mistaken, that was a VCR
25 product that was to be discontinued, and I

1 believe it was discontinued the previous
2 summer.

3 This invoice was September. It
4 was discontinued in the summer. And they
5 wanted to just get rid of them, so they put a
6 special allowance on it that we can purchase.

7 If we purchased it, within the
8 terms, within the \$5,000 total order, with
9 everything else, then they priced it, and we
10 got this allowance -- I don't know how they
11 came up with the \$8.80, but I think that's
12 what it is.

13 Q. What is the just below that in line
14 11, what does the MCA abbreviation signify?

15 A. I don't know that. But, again, it
16 was another allowance.

17 This particular item was a mini
18 system, an audio system. And, again, that was
19 a discontinued piece that they were allowing
20 another discount on in order to move it out.
21 I don't now what the MCA designation meant.

22 Q. Under shipping terms, do you see
23 where it says prepaid?

24 A. Correct.

25 Q. How would prepaying for shipping

1 impact the price of your purchase?

2 MR. GRABAR: Objection.

3 You can respond.

4 THE WITNESS: This order
5 qualified because it was a \$5,000 order
6 that we would not have to pay the
7 shipping. They would pay the shipping
8 into wherever we told them to ship it to.

9 BY MR. MARKMAN:

10 Q. Would all orders of \$5,000 or more
11 quality for prepaid shipping?

12 A. Yes.

13 - - -

14 (Whereupon, Exhibit 1657 was
15 marked for identification.)

16 - - -

17 BY MR. MARKMAN:

18 Q. I'm handing a document that has been
19 marked Exhibit 1657.

20 And can you identify the
21 product based on the customer product number
22 of CT-20G14?

23 A. Yes.

24 Q. What would that product be?

25 A. It's a 20-inch CRT tube television.

1 Q. Do you know what the G14 reference
2 is?

3 A. No, I don't. Again, it's part of
4 the series.

5 Q. Is this invoice another example
6 where Arch Electronics received a volume
7 discount?

8 A. Yes.

9 Q. How are you able to determine that?

10 A. I'm assuming you are talking about
11 the \$5,000?

12 Q. I am.

13 A. Because I didn't order anything less
14 than \$5,000.

15 - - -

16 (Whereupon, Exhibit 1658 was
17 marked for identification.)

18 - - -

19 BY MR. MARKMAN:

20 Q. You can put that document aside.

21 Sir, I'm handing you a document
22 that has been marked 1658, and it's Bates
23 labeled ARCH0000042.

24 Do you recognize this document
25 as an invoice from Panasonic Consumer

1 Electronics Company dated October 13th 1999?

2 A. Yes.

3 Q. Do you see the customer product
4 number is CT-13R30?

5 A. Yes.

6 Q. What type of product is this?

7 A. This is a 13-inch cathode ray tube
8 television.

9 Q. Under quantity order, where it says
10 rebate DFI, do you see that, sir?

11 A. Yes.

12 Q. Did I get the abbreviation right,
13 actually?

14 A. I think so.

15 Q. Do you know what that abbreviation
16 signifies?

17 A. I believe that this is again --
18 previously, we talked about a SPA, special
19 purchase allowance. This is the same type of
20 a thing.

21 And I don't know why they call
22 it a rebate. I can't tell you that. But it
23 was again based on quantity.

24 Q. Did Arch Electronics receive any
25 discounts from Matsushita for CRT products

1 during the relevant period that were not
2 related to volume?

3 A. No.

4 - - -

5 (Whereupon, Exhibit 1659 was
6 marked for identification.)

7 - - -

8 BY MR. MARKMAN:

9 Q. You can put that document aside.

10 Sir, I'm handing a document
11 that has been marked Exhibit 1659, and it's
12 Bates label ARCH0000057.

13 Do you recognize this document
14 as a Panasonic Consumer Electronics Company
15 invoice dated February 14 of 2000?

16 A. Yes.

17 Q. Can you explain for me again what
18 the customer product prefix of PV signifies?

19 A. This is a TV/VCR combination.

20 Q. And underneath the quantity ordered,
21 where it says DAP.

22 A. Correct.

23 Q. What does that signify?

24 A. I don't know what the DAP means. I
25 do know that this television was a 1999

CERTIFICATE

I HEREBY CERTIFY that the
proceedings, evidence and objections are
contained fully and accurately in the
stenographic notes taken by me upon the
deposition of STEVEN R. NUSBAUM taken on
June 20, 2013 and that this is
a true and correct transcript of same.

Jennifer Miller, RPR and
Notary Public

(The foregoing certification of
this transcript does not apply to any
reproduction of the same by any means
unless under the direct control and/or
supervision of the certifying reporter.)

EXHIBIT 147

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*Attorneys for Defendant Panasonic Corporation
(f/k/a Matsushita Electric Industrial Co., Ltd.)*

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

IN RE CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION

Case No.: M-07-5944 SC
MDL No. 1917

This Document Relates to:

DIRECT PURCHASER ACTIONS

**DEFENDANT PANASONIC
CORPORATION'S ANSWER TO THE
DIRECT PURCHASER PLAINTIFFS'
CONSOLIDATED AMENDED
COMPLAINT**

1 Defendant PANASONIC CORPORATION (“Panasonic”), by and through its
2 attorneys, responds as follows to the allegations set forth in the Direct Purchaser Plaintiffs’
3 Consolidated Amended Complaint (the “Complaint”) filed by plaintiffs (“Plaintiffs”). To the
4 extent not specifically admitted herein, all allegations of the Complaint are denied. Furthermore,
5 the section headings included herein are included only for purposes of clarity and organization,
6 and Panasonic does not admit, but rather specifically denies, any factual or legal allegations in the
7 headings used in the Complaint.

8 **I.**

9 **“INTRODUCTION”**

10 1. Panasonic admits that Plaintiffs purport to bring this action on behalf of the
11 persons described in the first sentence of Paragraph 1 of the Complaint, but Panasonic denies that
12 this action can proceed as a class action pursuant to Rule 23 of the Federal Rules of Civil
13 Procedure. Panasonic lacks knowledge or information sufficient to form a belief as to the truth of
14 the allegations contained in the second sentence of Paragraph 1, and therefore denies them.
15 Panasonic admits that Plaintiffs define the terms “CPTs,” “CPT Products,” “CDTs,” “CDT
16 Products,” “CRTs,” and “CRT Products” as set forth in Paragraph 1.

17 2. Panasonic lacks knowledge or information sufficient to form a belief as to
18 the truth of the allegations contained in Paragraph 2 of the Complaint, and therefore denies them.

19 3. Panasonic lacks knowledge or information sufficient to form a belief as to
20 the truth of the allegations contained in the first sentence of Paragraph 3 of the Complaint, and
21 therefore denies them. The allegations contained in the second sentence of Paragraph 3 include
22 conclusions of law to which no responsive pleading is required. To the extent that a response is
23 required, Panasonic denies the allegations contained in the second sentence of Paragraph 3.

24 4. The allegations contained in Paragraph 4 of the Complaint include
25 conclusions of law to which no responsive pleading is required. To the extent that a response is
26 required, Panasonic denies the allegations contained in Paragraph 4.

27 5. Panasonic denies the allegations contained in Paragraph 5 of the
28 Complaint.

1 44. Panasonic denies the allegations contained in Paragraph 44 of the
2 Complaint in their entirety for lack of knowledge or information sufficient to form a belief as to
3 the truth thereof.

4 45. The allegations in Paragraph 45 of the Complaint constitute
5 characterizations of the allegations of Plaintiffs' Complaint to which no responsive pleading is
6 required.

7 **"Panasonic Entities"**

8 46. Panasonic admits that it is a Japanese entity with an office in Osaka, Japan
9 at the address listed in Paragraph 46, and that it was known as Matsushita Electric Industrial Co.,
10 Ltd. ("MEI") prior to October 1, 2008. Panasonic admits that MEI held 64.5% of Matsushita-
11 Toshiba Picture Display Co., Ltd., ("MTPD") at the time when MEI and Toshiba Corporation
12 transferred their CRT businesses to MTPD in 2003, and that MTPD became a 100% subsidiary of
13 MEI in 2007. Panasonic admits that it is best known for its Panasonic brand, but Panasonic lacks
14 knowledge or information sufficient to form a belief as to the truth of the remaining allegations
15 contained in the sixth sentence of Paragraph 46, and therefore denies them. Panasonic admits that
16 MEI or its affiliates sold some products containing CRTs in the United States during the
17 purported Class Period, but denies the remaining allegations contained in Paragraph 46.

18 47. Panasonic denies the allegations contained in Paragraph 47 of the
19 Complaint in their entirety, except admits that Matsushita Electronics Corporation (Malaysia) Sdn
20 Bhd ("Matsushita Malaysia") was a Malaysian entity that that had an office in Shah Alam
21 Malaysia, and was a wholly owned indirect subsidiary of Panasonic. Panasonic avers that
22 Matsushita Electronics Corporation (Malaysia) Sdn Bhd is a defunct entity that was voluntarily
23 dismissed from the case by Plaintiffs.

24 48. Panasonic denies the allegations contained in Paragraph 48 of the
25 Complaint in their entirety, except admits that Panasonic Corporation of North America ("PNA")
26 is a defendant in this action, and is a Delaware corporation with its headquarters in Secaucus,
27 New Jersey at the address listed, and is a wholly owned subsidiary of Panasonic. Panasonic also
28

1 admits that PNA sold CRT televisions in the United States during the purported Class Period.

2 49. Panasonic denies the allegations contained in Paragraph 49 of the
3 Complaint in their entirety, except admits that Panasonic Consumer Electronics Company
4 (“PCEC”) is an unincorporated division of PNA with its headquarters in Secaucus, New Jersey at
5 the address listed. PCEC has been voluntarily dismissed from the case by Plaintiffs.

6 50. The allegations in Paragraph 50 of the Complaint constitute
7 characterizations of the allegations of Plaintiffs’ Complaint to which no responsive pleading is
8 required. Panasonic notes that Matsushita Malaysia and PCEC have been voluntarily dismissed
9 from the case by Plaintiffs.

10 **“Philips Entities”**

11 51. Panasonic denies the allegations contained in Paragraph 51 of the
12 Complaint in their entirety for lack of knowledge or information sufficient to form a belief as to
13 the truth thereof.

14 52. The allegations contained in Paragraph 52 of the Complaint include
15 conclusions of law to which no responsive pleading is required. To the extent that a response is
16 required, Panasonic denies the allegations contained in Paragraph 52 of the Complaint in their
17 entirety for lack of knowledge or information sufficient to form a belief as to the truth thereof.

18 53. The allegations contained in Paragraph 53 of the Complaint include
19 conclusions of law to which no responsive pleading is required. To the extent that a response is
20 required, Panasonic denies the allegations contained in Paragraph 53 of the Complaint in their
21 entirety for lack of knowledge or information sufficient to form a belief as to the truth thereof.

22 54. The allegations contained in Paragraph 54 of the Complaint include
23 conclusions of law to which no responsive pleading is required. To the extent that a response is
24 required, Panasonic denies the allegations contained in Paragraph 54 of the Complaint in their
25 entirety for lack of knowledge or information sufficient to form a belief as to the truth thereof.

26 55. The allegations contained in Paragraph 55 of the Complaint include
27 conclusions of law to which no responsive pleading is required. To the extent that a response is
28

WHEREFORE, Panasonic prays for judgment as follows:

1. That Plaintiffs take nothing under the Complaint, and the Complaint be dismissed with prejudice;
2. That judgment be entered in favor of Panasonic and against Plaintiffs on each and every cause of action set forth in the Complaint;
3. That Panasonic recover its costs of suit and attorneys' fees incurred herein; and
4. That Panasonic be granted such other and further relief as the Court deems just and proper.

Dated: April 29, 2010

By: /s/ Jeffrey L. Kessler

JEFFREY L. KESSLER (*pro hac vice*)

Email: jkessler@dl.com

A. PAUL VICTOR (*pro hac vice*)

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EXHIBIT 148

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Attorneys for Defendant Panasonic Corporation of North America

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

**IN RE CATHODE RAY TUBE (CRT)
ANTITRUST LITIGATION**

No.: M-07-5944 SC
MDL No. 1917

This Document Relates to:

DIRECT PURCHASER ACTIONS

**DEFENDANT PANASONIC
CORPORATION OF NORTH
AMERICA'S ANSWER TO THE
DIRECT PURCHASER PLAINTIFFS'
CONSOLIDATED AMENDED
COMPLAINT**

1 Defendant PANASONIC CORPORATION OF NORTH AMERICA (“PNA”), by
2 and through its attorneys, responds as follows to the allegations set forth in the Direct Purchaser
3 Plaintiffs’ Consolidated Amended Complaint (the “Complaint”) filed by plaintiffs (“Plaintiffs”).
4 To the extent not specifically admitted herein, all allegations of the Complaint are denied.
5 Furthermore, the section headings included herein are included only for purposes of clarity and
6 organization, and PNA does not admit, but rather specifically denies, any factual or legal
7 allegations in the headings used in the Complaint.

8 **I.**

9 **“INTRODUCTION”**

10 1. PNA admits that Plaintiffs purport to bring this action on behalf of the
11 persons described in the first sentence of Paragraph 1 of the Complaint, but PNA denies that this
12 action can proceed as a class action pursuant to Rule 23 of the Federal Rules of Civil Procedure.
13 PNA lacks knowledge or information sufficient to form a belief as to the truth of the allegations
14 contained in the second sentence of Paragraph 1, and therefore denies them. PNA admits that
15 Plaintiffs define the terms “CPTs,” “CPT Products,” “CDTs,” “CDT Products,” “CRTs,” and
16 “CRT Products” as set forth in Paragraph 1.

17 2. PNA lacks knowledge or information sufficient to form a belief as to the
18 truth of the allegations contained in Paragraph 2 of the Complaint, and therefore denies them.

19 3. PNA lacks knowledge or information sufficient to form a belief as to the
20 truth of the allegations contained in the first sentence of Paragraph 3 of the Complaint, and
21 therefore denies them. The allegations contained in the second sentence of Paragraph 3 include
22 conclusions of law to which no responsive pleading is required. To the extent that a response is
23 required, PNA denies the allegations contained in the second sentence of Paragraph 3.

24 4. The allegations contained in Paragraph 4 of the Complaint include
25 conclusions of law to which no responsive pleading is required. To the extent that a response is
26 required, PNA denies the allegations contained in Paragraph 4.

27 5. PNA denies the allegations contained in Paragraph 5 of the Complaint.

28 6. PNA denies the allegations contained in Paragraph 6 of the Complaint.

1 thereof.

2 45. The allegations in Paragraph 45 of the Complaint constitute
3 characterizations of the allegations of Plaintiffs' Complaint to which no responsive pleading is
4 required.

5 **"Panasonic Entities"**

6 46. PNA admits that Panasonic Corporation is a Japanese entity with an office
7 in Osaka, Japan at the address listed in Paragraph 46, and that it was known as Matsushita
8 Electric Industrial Co., Ltd. ("MEI") prior to October 1, 2008. PNA admits that MEI held 64.5%
9 of Matsushita-Toshiba Picture Display Co., Ltd., ("MTPD") at the time when MEI and Toshiba
10 Corporation transferred their CRT businesses to MTPD in 2003. PNA admits that Panasonic
11 Corporation is best known for its Panasonic brand, but PNA lacks knowledge or information
12 sufficient to form a belief as to the truth of the remaining allegations contained in the sixth
13 sentence of Paragraph 46, and therefore denies them. PNA admits that MEI or its affiliates sold
14 some products containing CRTs in the United States during the purported Class Period, but
15 denies the remaining allegations contained in Paragraph 46.

16 47. PNA denies the allegations contained in Paragraph 47 of the Complaint in
17 their entirety, except admits that Matsushita Electronics Corporation (Malaysia) Sdn Bhd
18 ("Matsushita Malaysia") was a Malaysian entity that had an office in Shah Alam Malaysia, and
19 was a wholly owned indirect subsidiary of Panasonic. PNA avers that Matsushita Electronics
20 Corporation (Malaysia) Sdn Bhd is a defunct entity that was voluntarily dismissed from the case
21 by Plaintiffs.

22 48. PNA denies the allegations contained in Paragraph 48 of the Complaint in
23 their entirety, except admits that it is a defendant in this action, and is a Delaware corporation
24 with its headquarters in Secaucus, New Jersey at the address listed, and is a wholly owned
25 subsidiary of Panasonic. PNA admits that it sold CRT televisions in the United States during the
26 purported Class Period.

27 49. PNA denies the allegations contained in Paragraph 49 of the Complaint in
28

1 their entirety, except admits that Panasonic Consumer Electronics Company (“PCEC”) is an
2 unincorporated division of PNA with its headquarters in Secaucus, New Jersey at the address
3 listed. PCEC has been voluntarily dismissed from the case by Plaintiffs.

4 50. The allegations in Paragraph 50 of the Complaint constitute
5 characterizations of the allegations of Plaintiffs’ Complaint to which no responsive pleading is
6 required. PNA notes that Matsushita Malaysia and PCEC have been voluntarily dismissed from
7 the case by Plaintiffs.

8 **“Philips Entities”**

9 51. PNA denies the allegations contained in Paragraph 51 of the Complaint in
10 their entirety for lack of knowledge or information sufficient to form a belief as to the truth
11 thereof.

12 52. The allegations contained in Paragraph 52 of the Complaint include
13 conclusions of law to which no responsive pleading is required. To the extent that a response is
14 required, PNA denies the allegations contained in Paragraph 52 of the Complaint in their entirety
15 for lack of knowledge or information sufficient to form a belief as to the truth thereof.

16 53. The allegations contained in Paragraph 53 of the Complaint include
17 conclusions of law to which no responsive pleading is required. To the extent that a response is
18 required, PNA denies the allegations contained in Paragraph 53 of the Complaint in their entirety
19 for lack of knowledge or information sufficient to form a belief as to the truth thereof.

20 54. The allegations contained in Paragraph 54 of the Complaint include
21 conclusions of law to which no responsive pleading is required. To the extent that a response is
22 required, PNA denies the allegations contained in Paragraph 54 of the Complaint in their entirety
23 for lack of knowledge or information sufficient to form a belief as to the truth thereof.

24 55. The allegations contained in Paragraph 55 of the Complaint include
25 conclusions of law to which no responsive pleading is required. To the extent that a response is
26 required, PNA denies the allegations contained in Paragraph 55 of the Complaint in their entirety
27 for lack of knowledge or information sufficient to form a belief as to the truth thereof.
28

1 defenses and affirmative defenses as this action proceeds, the right to file an amended answer
2 asserting additional defenses or affirmative defenses, and/or file a cross-complaint, in the event
3 that discovery indicates that such pleadings are appropriate.

4 WHEREFORE, PNA prays for judgment as follows:

- 5 1. That Plaintiffs take nothing under the Complaint, and the Complaint be
6 dismissed with prejudice;
7
8 2. That judgment be entered in favor of PNA and against Plaintiffs on
9 each and every cause of action set forth in the Complaint;
10
11 3. That PNA recover its costs of suit and attorneys' fees incurred herein;
12 and
13
14 4. That PNA be granted such other and further relief as the Court deems
15 just and proper.

16 Dated: April 29, 2010

By: /s/ Jeffrey L. Kessler

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EXHIBIT 149

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**UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA**

**In Re CATHODE RAY TUBE (CRT)
 ANTITRUST LITIGATION**

No.: M-07-5944 SC
 MDL NO. 1917

This Document Relates to:

Judge: Hon. Samuel Conti
 Special Master: Hon. Charles A. Legge
 (Ret.)

DIRECT PURCHASER ACTION

**OBJECTIONS AND RESPONSES OF
 PANASONIC CORPORATION OF
 NORTH AMERICA, MT PICTURE
 DISPLAY CO., LTD. AND PANASONIC
 CORPORATION (F/K/A MATUSHITA
 ELECTRIC INDUSTRIAL CO., LTD.)
 TO DIRECT PURCHASER
 PLAINTIFFS' FIRST SET OF
 INTERROGATORIES**

1 Pursuant to Rule 26 and 33 of the Federal Rules of Civil Procedure, Defendants
2 Panasonic Corporation of North America (“PNA”), MT Picture Display Co., Ltd. (“MTPD”),
3 and Panasonic Corporation, f/k/a Matsushita Electric Industrial Co., Ltd. (“Panasonic Corp.,”
4 and together with PNA and MTPD, the “Panasonic Defendants”) hereby respond and object to
5 the Direct Purchaser Plaintiffs’ (“Plaintiffs”) First Set of Interrogatories, dated March 12, 2010
6 (“Interrogatories”).

7 **PRELIMINARY STATEMENT**

8 The following objections and responses are based upon the information currently
9 known and available to Panasonic Defendants. Discovery and investigation are in the
10 preliminary stages and are ongoing, and may disclose the existence of additional facts or
11 documents, add meaning to known facts or documents, or lead to additions, variations or
12 changes to these objections and responses.

13 Without obligating themselves to do so, except to the extent required under the Federal
14 Rules of Civil Procedure, Panasonic Defendants reserve the right to amend or supplement the
15 responses as additional information is discovered, revealed, recalled or otherwise ascertained,
16 and as further analysis, research, investigation and discovery disclose additional facts,
17 documents, contentions or legal theories that may apply. Panasonic Defendants reserve the
18 right to supplement the responses subject to any applicable Order by the Court. Further,
19 Panasonic Defendants specifically reserve the right to utilize subsequently discovered
20 information or evidence at trial.

21 The general and specific objections set forth below are intended to apply to all
22 information provided pursuant to the Interrogatories. Furthermore, these responses do not in
23 any way waive any objections by Panasonic Defendants, in this or in any subsequent
24 proceeding, on any grounds, including objections as to the competency, relevancy, materiality,
25 privilege or admissibility of the responses, or the subject matter thereof.

1 **RESPONSE TO INTERROGATORY NO. 6**

2 Panasonic Defendants object to Interrogatory No. 6 on the grounds that it is vague,
3 ambiguous, overly broad, and unduly burdensome. Further, Interrogatory No. 6 seeks
4 information that is neither relevant nor reasonably calculated to lead to the discovery of
5 admissible evidence, specifically by requesting information regarding products that were not
6 sold in the United States.

7 Subject to and without waiver of the foregoing general and specific objections, the
8 following are bates ranges for documents produced by Panasonic Defendants that, after a
9 diligent search, Panasonic Defendants have identified thus far as containing information
10 responsive to this request: PAN0000001-PAN0000515. Panasonic Defendants will
11 produce additional documents sufficient to show price changes for CRTs and Finished CRT
12 Products that were sold in the United States during the Limitations Period, if any, when they
13 make their additional document productions.

14 **INTERROGATORY NO. 7**

15 Identify and describe all joint ventures, partnerships or other cooperative business
16 relationships, during the Relevant Time Period, relating to CRT and/or CRT Products
between You and any other CRT or CRT Products producer.

17 **RESPONSE TO INTERROGATORY NO. 7**

18 Panasonic Defendants object to Interrogatory No. 7 on the grounds that it is overly
19 broad and unduly burdensome. Further, Interrogatory No. 7 seeks information that is neither
20 relevant nor reasonably calculated to lead to the discovery of admissible evidence, specifically
21 by requesting information regarding (i) products that were not sold in the United States or (ii)
22 any Finished CRT Products. Panasonic Defendants object to Interrogatory No. 7 on the
23 grounds that the term “partnership” and the phrase “other cooperative business relationships”
24 are vague and ambiguous.

25 Subject to and without waiver of the foregoing general and specific objections,
26 Panasonic Defendants respond that, in 2003, Matsushita Electric Industrial (“MEI,” what is
27 now known as Panasonic Corp.) formed a joint venture with Toshiba called MT Picture

1 Display Co., Ltd. (“MTPD”) – in which Toshiba held 35.5% of the joint venture and MEI
 2 held 64.5% of the venture. At the time of MTPD’s formation, MEI put its CRT
 3 manufacturing operations into MTPD.

4 Specifically, on January 21, 2003, Matsushita Display Devices Corporation of
 5 America (“MDCCA”) was incorporated as a wholly-owned subsidiary of MEI. Matsushita
 6 Electric Corporation of America (“MECA,” what is now known as PNA) transferred the
 7 assets and liabilities of Matsushita Display Devices Company of America (“MDDA”) and
 8 certain other assets to MDCCA. On January 29, 2003, MEI and Toshiba agreed to form a
 9 joint venture. On March 20, 2003, MEI transferred its shares of MDDCA stock to MTPD.
 10 On October 1, 2003, MDDCA changed its name to MTPDA(OH). On the same day,
 11 Toshiba Display Devices, Inc. (“TDD”) changed its name to MTPDA(NY). On October 31,
 12 2003, MT Picture Display of America (“MTPDA”) was incorporated to serve as a holding
 13 company for MTPDA(OH) and MTPDA(NY).

14 MTPDA(OH) and MTPDA(NY) were the U.S. CRT manufacturing subsidiaries.
 15 These subsidiaries were separate legal entities both wholly owned by MTPDA, which in turn
 16 was wholly owned by MTPD– the joint venture. Both MTPDA(OH) and MTPDA(NY)
 17 produced color picture tubes (“CPTs”). Color display tubes (“CDTs”) were not
 18 manufactured in the U.S. by the Panasonic Defendants during the Limitations Period.

19 MTPD also had manufacturing subsidiaries operating in Malaysia (MTPDM);
 20 Germany (MTPDG); Thailand (MTPDT); and Indonesia (MTPDI). Some of the
 21 manufacturing subsidiaries had, before the joint venture, been Toshiba businesses; others had
 22 previously been Matsushita businesses.

23 By December of 2004, MTPDA (NY) had ceased operations. It dissolved on March
 24 31, 2006. By January of 2006, MTPDA (OH) had ceased operations. It dissolved on
 25 March 27, 2007. MTPDA, the holding company, dissolved on March 27, 2007. In 2007,
 26 MEI became the 100% owner of MTPD. The remaining MTPD subsidiaries are dissolved or
 27 their shares were sold to third parties.

1 Dated: May 12, 2010

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Matsushita Electric Industrial Co.)*

EXHIBIT 150

[Document Submitted Under Seal]

EXHIBIT 151

David Dematra

Confidential

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO

IN RE: CATHODE RAY TUBE (CRT)
ANTITRUST LITIGATION,

vs. Case No. 3:07-cv-5944 SC
MDL No. 1917

This Document Relates To:
DIRECT PURCHASER PLAINTIFF
ACTION

_____/—

C O N F I D E N T I A L T R A N S C R I P T

The Deposition of DAVID DEMARTRA,
Taken at 4460 44th Street,
Grand Rapids, Michigan,
Commencing at 9:12 a.m.,
Friday, August 9, 2013,
Before Willie Anderson, Jr., CSR-8600.

1 Q. Who billed the company for CRT products they
2 purchased? Was it always the manufacturer?

3 A. That's how I know it.

4 MS. WHEATON: I'd like to take a quick
5 break, if you're okay with that, sir.

6 THE WITNESS: Okay.

7 (Recess taken at 11:18 a.m.)

8 (Back on the record at 11:29 a.m.)

9 MS. WHEATON: Sir, I'm handing you an
10 exhibit marked 1956.

11 MARKED FOR IDENTIFICATION:

12 DEPOSITION EXHIBIT 1956

13 11:30 a.m.

14 MS. WHEATON: I represent to you that
15 that's Meijer's initial production of documents. I
16 just want to show you this one (Indicating).

17 I'm also handing you Exhibit 1957, which is
18 Meijer's supplemental production in this matter.

19 MARKED FOR IDENTIFICATION:

20 DEPOSITION EXHIBIT 1957

21 11:30 a.m.

22 BY MS. WHEATON:

23 Q. If you can flip through that.

24 A. Okay.

25 Q. Do you recognize those documents, generally?

1 A. Yes.

2 Q. Together, do those represent all the documents that
3 Meijer produced in this case?

4 A. To my knowledge, yes.

5 Q. Let's take a look at the first page in the production.
6 There's a Bates number at the bottom, 1?

7 A. You're talking about this --

8 Q. Yeah.

9 A. -- packet? Okay.

10 MR. GERMAIN: Just so the record is clear,
11 I think the copies are all -- cut off the Bates number
12 a little bit.

13 MS. WHEATON: Oh, yeah. My apologies. It
14 looks like a little cut off. We'll manage the best we
15 can.

16 BY MS. WHEATON:

17 Q. Do you know what this document is?

18 A. This particular page?

19 Q. Yes.

20 A. Is a record of products, UPCs, item codes, vendor
21 names, vendor numbers, invoice numbers to these
22 specific products, and invoice dates.

23 Q. How was this document created?

24 A. How was it created? I don't know. Someone put this
25 together. I can't specify how exactly it's created.

David Demartra

Confidential

1 Q. Do you know which person or department at Meijer would
2 have kept track of this sort of information in this
3 form?

4 A. It could have been anyone put this together.

5 Q. Let me direct you to the first sheet that you're
6 looking at --

7 A. Okay.

8 Q. -- second row.

9 What's the product that's being purchased
10 or sold?

11 A. Second row? Are you referring to line number 2?

12 Q. Yes.

13 A. And what was your question after that?

14 Q. What's the product being purchased or sold?

15 A. The item description is a Toshiba 19-inch television.

16 Q. Why are rows two through five separated out when
17 they're all for a Toshiba 19-inch television? Do you
18 know?

19 A. I don't understand what you mean why are they
20 separated out?

21 Q. Do you know why each is on a different row? The UPC,
22 item code, item description, vendor number, vendor
23 name are all the same.

24 So why do they have different lines?

25 A. They have different invoice numbers.

David Demartra

Confidential

1 Q. What does that mean?

2 A. The invoice number is the number assigned by the
3 manufacturer to the invoice that they're billing.

4 Q. Does that mean that these orders were placed at
5 different times?

6 A. They may have been.

7 Q. Okay. I'm just trying to learn because the invoice
8 dates for the first three is the same. So I wondered
9 why other -- why else you would have a different
10 invoice number?

11 A. I cannot speak to how Toshiba assigns their invoice
12 numbers.

13 Q. Okay. Flip to the third page of that document I gave
14 you.

15 Yeah. There you go.

16 A. Third page, okay.

17 Q. Yeah. The row number -- is probably the easiest
18 way -- is Row 76.

19 A. Okay.

20 Q. With Column F?

21 A. Okay.

22 Q. There's not a typical invoice number.

23 Do you know what that refers to?

24 A. It's referring to a debit memo of non-received goods.

25 Q. What does that mean in layperson's speak?

1 A. This is a claim that was paid back based on some
2 goods, it looks like, we didn't think we received.

3 Q. Okay. On Page 5, if you flip with me, there's a list
4 of Philips radios.

5 Do you know whether Philips radios contain
6 CRTs?

7 MR. GERMAIN: Objection to the form. It
8 mischaracterizes the document.

9 THE WITNESS: My understanding is that this
10 is a TV band so -- but I don't know that for a fact.

11 BY MS. WHEATON:

12 Q. What kind of product would this be?

13 A. It appears to be a -- some type of combination of a
14 product that has an AM/FM radio along with a
15 television band.

16 Q. I see. Let's flip to Page 35, if you can make sense
17 of the Bates numbers.

18 A. Not really. Is there -- is this number ending in 35?

19 Q. Yes.

20 A. Is that what you're referring to?

21 MR. GERMAIN: Can you make out the numbers
22 enough to see?

23 THE WITNESS: I'm going to get there. I
24 can't find the right page.

25 ///

1 BY MS. WHEATON:

2 Q. Yep, that's it. So you see that the row starts with
3 No. 1 again on that page?

4 A. Yes.

5 Q. Okay. We're in the right place. If you look at Row
6 19 on Page 35 --

7 A. Okay.

8 Q. Again, I'm looking at the Column F?

9 A. Uh-huh.

10 Q. That one says -- has a DM and MRT at the end. What
11 does that refer to?

12 A. Again, this looks like another debit memo on a claim
13 that was paid back for whatever MRT means.

14 Q. You don't know what MRT means?

15 A. I'm not familiar with that term.

16 Q. Do you know who would be?

17 A. Someone within Meijer's perhaps. It's not something
18 that I used to do.

19 MR. GERMAIN: I'll represent to you that
20 it's actually a code from a Legacy system that's no
21 longer in use.

22 MS. WHEATON: The Legacy system, so it's
23 the actual technology that Meijer used?

24 MR. GERMAIN: No. No. No. That code is
25 from a Legacy system that's no longer in use today.

1 MS. WHEATON: I see. Thank you.

2 BY MS. WHEATON:

3 Q. So if you flip to the next page, Page 36, there's a
4 column labeled "J" --

5 A. Okay.

6 Q. -- as in John?

7 A. Uh-huh. I see that.

8 Q. What does that represent?

9 A. I believe they represent line item totals to the
10 previous page. It looks like this is part of an Excel
11 printout, two pages.

12 Q. Does the line item total reflect any discounts that
13 Meijer would have received?

14 A. I believe these totals reflect what was on that
15 invoice. I cannot speak to what was on the invoice,
16 but these are totals for these line items.

17 Q. Let's flip ahead past these spreadsheets to Page 73,
18 which is the first page after the spreadsheet.

19 We're looking here at the corporate
20 structure of Meijer; right?

21 A. Yes.

22 Q. Do you know which entity, actually, made the purchases
23 of CRT products?

24 A. Yes.

25 Q. Which one?

1 A. Meijer distribution.

2 Q. That was true throughout the whole class period?

3 A. Yes.

4 Q. Do you know which entity sold the CRT products?

5 A. I don't know.

6 Q. Who would know?

7 A. Depends on what stores they went to. If -- when you
8 say "sold," item sold to a consumer?

9 Q. Yes.

10 A. Whatever -- whichever they went to, I don't know.
11 Someone, perhaps, at Meijer would know that.

12 Q. Did -- so it depends on the geographic area in which
13 the product was resold?

14 A. We operate stores in several states.

15 Q. If you flip to the next page, which is Bates No. 74 --

16 A. Okay.

17 Q. -- what is this that we're looking at?

18 A. The vendor agreement.

19 Q. For which company?

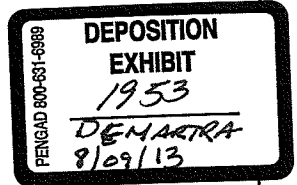
20 A. Toshiba America Consumer Products.

21 Q. This is one of the vendor agreements we were talking
22 about earlier?

23 A. Yes. This is a vendor agreement.

24 Q. If you look at Page 2 under "Special Allowances," it
25 shows a 2 percent bill back.

EXHIBIT 152



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6 *Interim Lead Counsel for the Direct Purchaser*
Plaintiffs

7 *[Additional counsel appear on signature page.]*
 8

9 **UNITED STATES DISTRICT COURT**

10 **NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION**

11
 12 IN RE: CATHODE RAY TUBE (CRT)
 ANTITRUST LITIGATION

MASTER FILE NO. 07-cv-5944 SC

MDL NO. 1917

14 This Document Relates to:

15 ALL DIRECT PURCHASER ACTIONS

**MEIJER, INC.'S AND MEIJER
 DISTRIBUTION, INC.'S RESPONSES TO
 DEFENDANT SAMSUNG SDI CO.,
 LTD.'S FIRST SET OF
 INTERROGATORIES**

18 PROPOUNDING PARTY: SAMSUNG SDI CO., LTD.

19 RESPONDING PARTY: MEIJER, INC. AND MEIJER DISTRIBUTION, INC.

20 SET NO.: ONE

21 Pursuant to Rules 26 and 33 of the Federal Rules of Civil Procedure, Direct Purchaser
 22 Plaintiffs Meijer, Inc. and Meijer Distribution, Inc. ("Plaintiffs" or "Meijer"), by their attorneys,
 23 object and respond to Defendant Samsung SDI Co., Ltd.'s First Set of Interrogatories to the Direct
 24 Purchaser Plaintiffs (the "Interrogatories") as follows:

25 **GENERAL OBJECTIONS**

26 Each of the following objections is incorporated by reference into each of the responses
 27 herein:

28 1. Plaintiffs and their counsel have not completed their (1) investigation of the facts

1 **RESPONSE TO INTERROGATORY NO. 6:**

2 Plaintiffs incorporate the General Objections as though fully set forth herein. Plaintiffs
3 further object to this interrogatory on the grounds that it is vague and ambiguous, overly broad and
4 unduly burdensome. Plaintiffs also object to this interrogatory on the ground that responsive
5 information is already in the possession of Defendants or is available through other less
6 burdensome means. Plaintiffs further object to this interrogatory on the ground that it is
7 duplicative of other interrogatories served in this action. Plaintiffs further object to this
8 interrogatory on the ground that it is compound. Subject to, and without waiving, the foregoing
9 objections, Meijer responds that it has not purchased CRTs during the Relevant Period.

10 **INTERROGATORY NO. 7:**

11 For each acquisition of a CRT PRODUCT identified in Interrogatory No. 3, state and
12 describe the actual quantities and prices of each of YOUR purchases, including discounts and
13 rebates, and identify the seller from whom each purchase was made.

14 As part of YOUR response, IDENTIFY each DOCUMENT that YOU contend supports
15 YOUR response.

16 **RESPONSE TO INTERROGATORY NO. 7:**

17 Plaintiffs incorporate the General Objections as though fully set forth herein. Plaintiffs
18 further object to this interrogatory on the grounds that it is vague and ambiguous, overly broad and
19 unduly burdensome. Plaintiffs also object to this interrogatory on the ground that responsive
20 information is already in the possession of Defendants or is available through other less
21 burdensome means. Plaintiffs further object to this interrogatory on the ground that it is
22 duplicative of other interrogatories served in this action. Plaintiffs further object to this
23 interrogatory on the ground that it is compound. Subject to, and without waiving, the foregoing
24 objections, Meijer responds that the answers to this interrogatory may be derived from Meijer's
25 production of documents.

26 **INTERROGATORY NO. 8:**

27 For each acquisition of a CRT identified in Interrogatory No. 2, state whether the CRT was
28 acquired as part of a system or other bundled product and, if so, the value of each component of

1 further object to this interrogatory on the ground that it is vague and ambiguous, overly broad and
 2 unduly burdensome. Plaintiffs further object to this interrogatory on the ground that it seeks
 3 information that is already in Defendants' possession or is obtainable from some other source that
 4 it more convenient, less burdensome or less expensive. Plaintiffs also object to this interrogatory
 5 on the ground that it seeks information that is neither relevant nor calculated to lead to the
 6 discovery of admissible evidence to the extent it calls for documents relating to purchases of CRT
 7 from anyone other than Defendants. Subject to, and without waiving, the foregoing objections,
 8 Meijer responds that the answer to this interrogatory can be derived from Meijer's production of
 9 documents.

10 DATED: July 8, 2010

By: /s/ Guido Saveri

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25 *Counsel for Meijer, Inc. and*
 26 *Meijer Distribution, Inc.*

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VERIFICATION

I, Tim Kause, declare as follows:

I am a Buyer/Merchandiser for Meijer Distribution, Inc., a Plaintiff in the above-named action. I am a representative of Meijer Distribution, Inc. and Meijer, Inc. and I am authorized to act on their behalf in connection with submission of these interrogatory answers.

I have read Meijer, Inc.'s and Meijer Distribution, Inc.'s Responses To Defendant Samsung SDI Co., Ltd.'s First Set of Interrogatories to the Direct Purchaser Plaintiffs.

I verify that the answers provided and written above by Meijer, Inc. and Meijer Distribution, Inc. in these responses are true, accurate and correct to the best of my personal knowledge, information and belief and that of Meijer, Inc. and Meijer Distribution, Inc. derived from information available to Meijer, Inc. and Meijer Distribution, Inc.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct, on this the 8th day of July, 2010.



Tim Kause

EXHIBIT 153

[Document Submitted Under Seal]

EXHIBIT 154

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
(SAN FRANCISCO DIVISION)

IN RE: CATHODE RAY TUBE (CRT)
ANTITRUST LITIGATION

Case No. 07-5944 SC
MDL No. 1917

This Document Relates to:

ALL ACTIONS

**DISCLOSURE STATEMENT OF
TOSHIBA AMERICA, INC.,
TOSHIBA AMERICA INFORMATION
SYSTEMS, INC., TOSHIBA AMERICA
CONSUMER PRODUCTS, L.L.C.,
AND TOSHIBA AMERICA
ELECTRONIC COMPONENTS, INC.**

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, Defendants Toshiba America, Inc., Toshiba America Information Systems, Inc., Toshiba America Consumer Products, L.L.C., and Toshiba America Electronic Components, Inc. make the following disclosure: Toshiba America Information Systems, Inc., Toshiba America Consumer

1 Products, L.L.C., and Toshiba America Electronic Components, Inc. are wholly owned
 2 subsidiaries of Toshiba America, Inc. Toshiba America, Inc. is a wholly owned subsidiary
 3 of Toshiba Corporation in Japan. Toshiba America, Inc. is not publicly held. Toshiba
 4 Corporation is a publicly held company traded in Japan.

5
 6 Dated: May 8, 2008

Respectfully submitted,

8 **WHITE & CASE** LLP

9 By: /s/ Christopher M. Curran
 10 Christopher M. Curran (*pro hac vice*)
 11 George L. Paul (*pro hac vice*)
 12 Lucius B. Lau (*pro hac vice*)
 13 701 Thirteenth Street, N.W.
 14 Washington, D.C. 20005
 15 tel.: (202) 626-3600
 16 fax: (202) 639-9355

17 *Counsel to Defendants Toshiba America,*
 18 *Inc., Toshiba America Information*
 19 *Systems, Inc., Toshiba America Consumer*
 20 *Products, L.L.C., and Toshiba America*
 21 *Electronic Components, Inc.*

22
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 DISCLOSURE STATEMENT OF TOSHIBA ENTITIES

Case No. 07-5944 SC

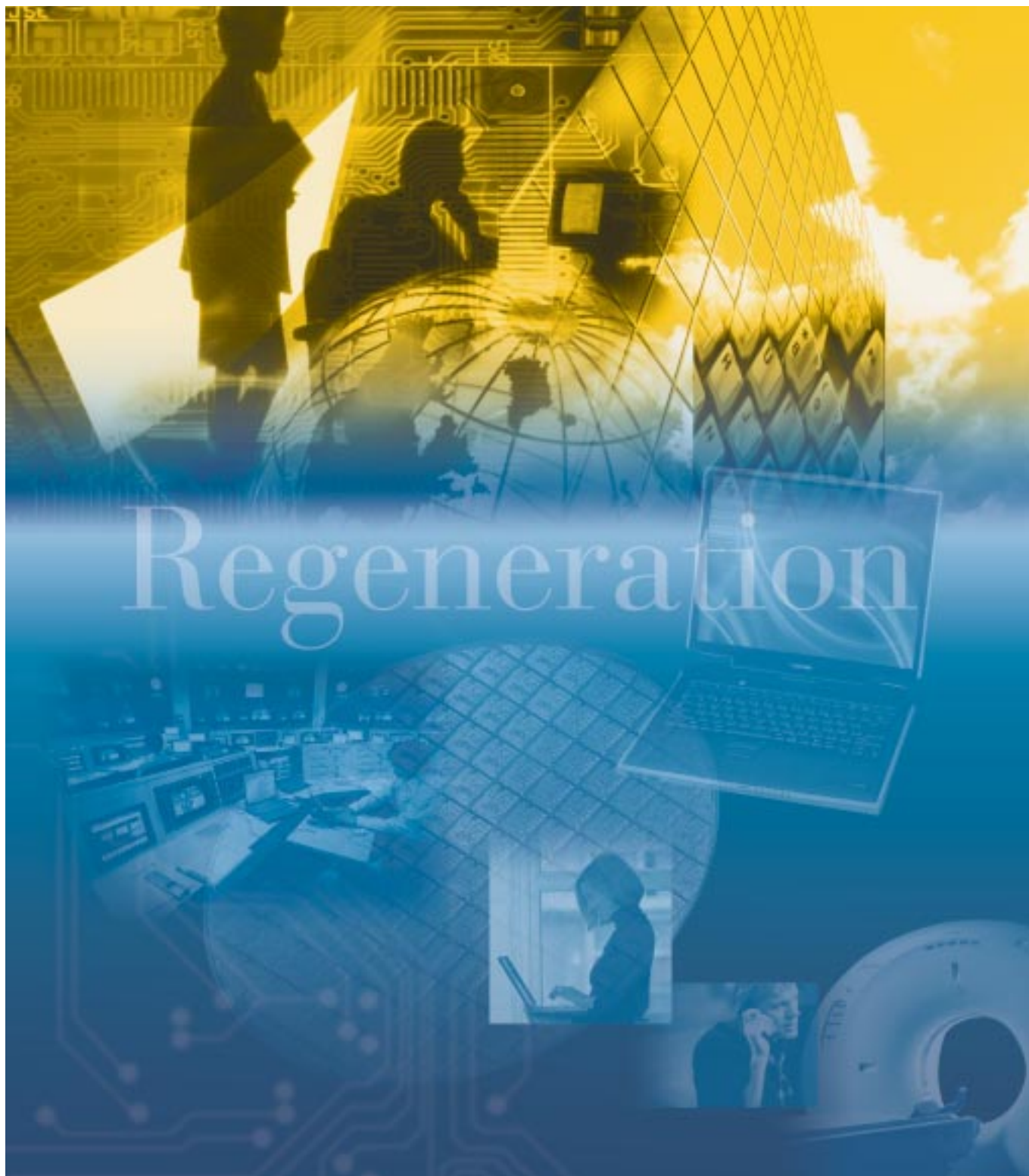
MDL No. 1917

EXHIBIT 155

[Document Submitted Under Seal]

EXHIBIT 156

TOSHIBA



TOSHIBA ANNUAL REPORT 2002

Year ended March 31, 2002

CASH FLOWS

Net cash provided by operating activities amounted to ¥149.2 billion (US\$1,122 million), a steep ¥304.4 billion decline from ¥453.6 billion recorded in the previous fiscal year. Despite a rise in cash inflows resulting from a decline in notes and accounts receivables and inventories, net cash provided by operating activities declined because of the large net loss as well as a decrease in such non-cash items as deferred tax expenses. Net loss for fiscal year 2001 included a ¥94.6 billion non-cash loss from sales disposal and impairment of property and securities, net, and that was eliminated in adjustment to net cash.

Net cash used in investing activities rose ¥148.9 billion from the previous fiscal year, from ¥176.7 billion, to ¥325.6 billion (US\$2,448 million), owing to such factors as increases in property, plant and equipment.

Net cash provided by financing activities amounted to ¥53.5 billion (US\$402 million), compared with ¥285.6 billion in net cash used in financing activities in the previous fiscal year.

This was due to a ¥30.9 billion rise in interest-bearing liabilities and ¥52.4 billion (US\$394 million) in proceeds from stock offering by subsidiaries despite Toshiba's continued efforts to reduce interest-bearing liabilities.

In addition, the effect of exchange rate changes was to increase cash by ¥5.7 billion (US\$43 million). Cash and cash equivalents at the end of the fiscal year declined ¥117.2 billion from ¥487.6 billion the end of the previous fiscal year, to ¥370.4 billion (US\$2,785 million).

PRINCIPAL SUBSIDIARIES AND AFFILIATED COMPANIES

As of March 31, 2002

Percentage held by Group

Consolidated Subsidiaries:		Affiliated Companies:	
Japan		Japan	
Toshiba Building & Lease Co., Ltd.	100	Toshiba Ceramics Co., Ltd.	41
Toshiba Elevator and Building System Corporation	80		
Toshiba Plant Kensetsu Co., Ltd.	56		
Toshiba TEC Corporation	50		
U.S.A		U.S.A.	
Semiconductor America, Inc.	100	Flash Vision, L.L.C.	50
Toshiba America Electronic Components, Inc.	100		
Toshiba America, Inc.	100		

EXHIBIT 157

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Attorneys for Defendant Philips Electronics North America Corporation

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

In re: CATHODE RAY TUBE (CRT)
ANTITRUST LITIGATION

Master File No. 3:07-cv-05944-SC (N.D. Cal.)

MDL No. 1917

This Document Relates to:

Electrograph Systems, Inc., et al. v. Hitachi, Ltd., et al., No. 11-cv-01656;

Siegel v. Hitachi, Ltd., et al. No. 11-cv-05502;

Best Buy Co., Inc., et al. v. Hitachi, Ltd., et al., No. 11-cv-05513;

Target Corp, et al. v. Chunghwa Picture Tubes, Ltd., et al., No. 11-cv-05514;

Interbond Corporation of America v. Hitachi, et al., No. 11-cv-06275;

Office Depot, Inc. v. Hitachi Ltd., et al.,

**OBJECTIONS AND RESPONSES OF
DEFENDANT PHILIPS ELECTRONICS
NORTH AMERICA CORPORATION TO
DIRECT ACTION PLAINTIFFS' FIRST
SET OF INTERROGATORIES**

MDL 1917

PROPOUNDING PARTY:

Direct Action Plaintiffs Electrograph Systems, Inc. and Electrograph Technologies Corp.; Alfred H. Siegel, solely as Trustee of the Circuit City Stores, Inc. Liquidating Trust; Best Buy Co., Inc., Best Buy Purchasing LLC, Best Buy Enterprise Services, Inc., Best Buy Stores, L.P., Bestbuy.com, L.L.C., and Magnolia Hi-Fi, Inc.; Target Corp., Sears, Roebuck, and Co., Kmart Corp.; Interbond Corporation of America; Office Depot, Inc.; CompuCom Systems, Inc.; Costco Wholesale Corporation; P.C. Richard & Son Long Island Corporation, MARTA Cooperative of America, Inc., and ABC Appliance, Inc.; Schultze Agency Services, LLC on behalf of Tweeter Opco, LLC and Tweeter Newco, LLC; Tech Data Corporation and Tech Data Product Management, Inc.; Dell Inc. and Dell Products L.P.; Sharp Electronics Corporation; and Sharp Electronics Manufacturing Company of America, Inc.

RESPONDING PARTY:

Philips Electronics North America Corporation

SET NO.:

One

discovery of admissible evidence, and inconsistent with the defined “Relevant Period” set forth in DAPs’ pleadings.

12. PENAC objects to the Interrogatories and the instructions therein, including but not limited to General Instructions Nos. 2, 5, and 6 to the extent that they seek to impose obligations on PENAC beyond those of the Federal Rules of Civil Procedure, the Local Rules, or any Order of this Court.

SPECIFIC RESPONSES TO INTERROGATORIES

INTERROGATORY NO. 1 - REQUEST FOR ADMISSION NO. 1

If your response to any request for admission in Direct Action Plaintiffs’ First Set of Requests for Admission to Philips Defendants served with these Interrogatories is not an unqualified admission:

- (a) State the number of the request;
- (b) State all facts upon which you based your response;
- (c) Identify each person who has knowledge of those facts; and
- (d) Identify all documents that support your response

RESPONSE TO INTERROGATORY NO. 1 - REQUEST FOR ADMISSION NO. 1

In addition to PENAC’s General Objections, which PENAC incorporates by reference, PENAC specifically objects to this interrogatory on the grounds that it is overly broad, unduly burdensome, not reasonably calculated to lead to the discovery of admissible evidence, and seeks information that is maintained by and equally available to DAPs or stated in publicly available documents. PENAC also objects to this Interrogatory on the ground that it calls for a legal argument or legal conclusion. PENAC further objects to the use of the terms “unqualified,” “knowledge,” and “support” because they are vague, ambiguous, overbroad, unduly burdensome, and not reasonably calculated to lead to the discovery of admissible evidence.

Subject to and without waiving its foregoing objections, PENAC states that PENAC has not been a wholly-owned subsidiary of Philips Holding USA Inc. from the beginning of the relevant period through the present. PENAC states that Philips Holding USA Inc. was

1 incorporated in July 1995. PENAC became a wholly-owned subsidiary of Philips Holding USA
 2 Inc. on January 1, 1996. From January 1, 1995 through December 31, 1995, PENAC was named
 3 FGP Corp. and was a wholly-owned subsidiary of Philips Electronics N.V. The name of FGP
 4 Corp. was changed to PENAC effective December 31, 1995.

5 **INTERROGATORY NO. 2. - REQUEST FOR ADMISSION NO. 2**

6 If your response to any request for admission in Direct Action Plaintiffs' First Set of
 7 Requests for Admission to Philips Defendants served with these Interrogatories is not an
 8 unqualified admission:

- 9 (a) State the number of the request;
 10 (b) State all facts upon which you based your response;
 11 (c) Identify each person who has knowledge of those facts; and
 12 (d) Identify all documents that support your response

13 **RESPONSE TO INTERROGATORY NO. 2 - REQUEST FOR ADMISSION NO. 2**

14 In addition to PENAC's General Objections, which PENAC incorporates by reference,
 15 PENAC specifically objects to this interrogatory on the grounds that it is overly broad, unduly
 16 burdensome, not reasonably calculated to lead to the discovery of admissible evidence, and seeks
 17 information that is maintained by and equally available to DAPs or stated in publicly available
 18 documents. PENAC also objects to this Interrogatory on the ground that it calls for a legal
 19 argument or legal conclusion. PENAC further objects to the use of the terms "unqualified,"
 20 "knowledge," and "support" because they are vague, ambiguous, overbroad, unduly burdensome,
 21 and not reasonably calculated to lead to the discovery of admissible evidence.

22 Subject to and without waiving its foregoing objections, PENAC states that Philips
 23 Holding USA Inc. has not been a wholly-owned subsidiary of Koninklijke Philips N.V. for any
 24 period from the beginning of the Relevant Period through the present. PENAC states that from
 25 1995 through 2009 Koninklijke Philips N.V. owned 100% of the outstanding shares of Philips
 26 Holding USA, Inc. In 2009 a corporate restructuring occurred and the ownership structure from
 27 Koninklijke Philips N.V. to Philips Holding USA Inc. became the following: Koninklijke Philips
 28

1 N.V. owns 75.32% and Philips Belgium N.V. and Sedena Financial Services GCV have a
 2 combined 24.68% ownership interest in Philips Investment Services Lux Sarl. Philips Investment
 3 Services Lux Sarl owns 100% of Philips Investment Services B.V. Philips Investment Services
 4 B.V. owns 73.37% of Philips Holding USA Inc., while the remaining 26.63% is owned by:
 5 Respironics Holding France B.V. (0.398%), Respironics Holding UK B.V. (1.39%, Respironics
 6 Holding Switzerland B.V. (00.133%), Respironics Bermuda Ltd. (11.82%), Genlyte Holding C
 7 B.V. (2.16%), Genlyte Holding Canada B.V. (3.94%), Lifeline Systmes Holding B.V. (0.796%)
 8 and Respironics Holding Japan B.V. (6.17%). As of May 16, 2014, Philips Lumileds Holding
 9 B.V. became an owner of 5.263% of Philips Holding USA Inc.

10 **INTERROGATORY NO. 3. - REQUEST FOR ADMISSION NO. 3**

11 If your response to any request for admission in Direct Action Plaintiffs' First Set of
 12 Requests for Admission to Philips Defendants served with these Interrogatories is not an
 13 unqualified admission:

- 14 (a) State the number of the request;
 15 (b) State all facts upon which you based your response;
 16 (c) Identify each person who has knowledge of those facts; and
 17 (d) Identify all documents that support your response

18 **RESPONSE TO INTERROGATORY NO. 3 - REQUEST FOR ADMISSION NO. 3**

19 In addition to PENAC's General Objections, which PENAC incorporates by reference,
 20 PENAC specifically objects to this interrogatory on the grounds that it is overly broad, unduly
 21 burdensome, not reasonably calculated to lead to the discovery of admissible evidence, and seeks
 22 information that is maintained by and equally available to DAPs or stated in publicly available
 23 documents. PENAC also objects to this Interrogatory on the ground that it calls for a legal
 24 argument or legal conclusion. PENAC further objects to the use of the terms "unqualified,"
 25 "knowledge," and "support" because they are vague, ambiguous, overbroad, unduly burdensome,
 26 and not reasonably calculated to lead to the discovery of admissible evidence.

27 Subject to and without waiving its foregoing objections, PENAC states that it has no
 28

1 record of a business division named Philips Consumer Electronics Co. PENAC further states that
 2 prior to January 1, 2008, PENAC had a division named Philips Consumer Electronics Company.

3 **INTERROGATORY NO. 4. - REQUEST FOR ADMISSION NO. 4**

4 If your response to any request for admission in Direct Action Plaintiffs' First Set of
 5 Requests for Admission to Philips Defendants served with these Interrogatories is not an
 6 unqualified admission:

- 7 (a) State the number of the request;
 8 (b) State all facts upon which you based your response;
 9 (c) Identify each person who has knowledge of those facts; and
 10 (d) Identify all documents that support your response

11 **RESPONSE TO INTERROGATORY NO. 4 - REQUEST FOR ADMISSION NO. 4**

12 In addition to PENAC's General Objections, which PENAC incorporates by reference,
 13 PENAC specifically objects to this interrogatory on the grounds that it is overly broad, unduly
 14 burdensome, not reasonably calculated to lead to the discovery of admissible evidence, and seeks
 15 information that is maintained by and equally available to DAPs or stated in publicly available
 16 documents. PENAC also objects to this Interrogatory on the ground that it calls for a legal
 17 argument or legal conclusion. PENAC further objects to the use of the terms "unqualified,"
 18 "knowledge," and "support" because they are vague, ambiguous, overbroad, unduly burdensome,
 19 and not reasonably calculated to lead to the discovery of admissible evidence.

20 Subject to and without waiving its foregoing objections, PENAC states that Philips
 21 Consumer Electronics was not a business division of PENAC from the beginning of the relevant
 22 period through the present. PENAC states that as of January 1, 1998, the Philips enterprise went
 23 through a corporate reorganization where the previous business divisions of Sound & Vision,
 24 Business Electronics, Industrial Electronics were regrouped into the new division Philips
 25 Consumer Electronics. Philips Consumer Electronics was a business division of the Philips
 26 enterprise until January 1, 2008 when it became Philips Consumer Lifestyle.

1 Dated: July 10, 2014

BAKER BOTTS LLP

2 

3
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7 Washington, D.C. 20004-2400
8 Telephone: (202) 639-1117
9 Facsimile: (202) 585-1037

10
11 *Attorney for Philips Electronics North American*
12 *Corporation*

VERIFICATION

I, James Durchak, am the Director, Risk Management of Philips North America Corporation ("PENAC"), and I am authorized to make this Verification on PENAC's behalf. I have read the attached Philips North America Corporation's Supplementary Objections and Responses to DAPs' First Set of Interrogatories and know its contents. I am informed and believe that the matters and things stated therein are true, and upon that ground allege that the matters and things stated therein are true.

I hereby declare under penalty of perjury under the laws of the United States of America, and pursuant to Title 28, U.S. Code, Judiciary and Judicial Procedure § 1746 "Unsworn Declarations Under Penalty of Perjury," that the facts set forth in the document described above are true and correct.

Executed on July 9, 2014 at Andover, MA.

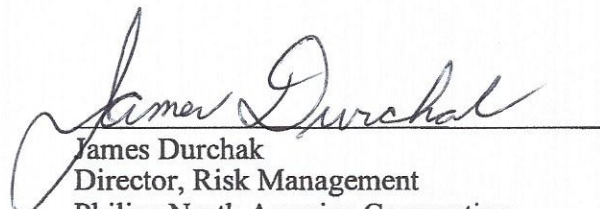

James Durchak
Director, Risk Management
Philips North America Corporation

EXHIBIT 158

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 Email: charles.malaise@bakerbotts.com

Attorneys for Defendant Koninklijke Philips N.V.

**UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SAN FRANCISCO DIVISION**

In re: CATHODE RAY TUBE (CRT)
 ANTITRUST LITIGATION

Master File No. 3:07-cv-05944-SC (N.D. Cal.)

MDL No. 1917

**OBJECTIONS AND RESPONSES OF
 DEFENDANT KONINKLIJKE PHILIPS
 N.V. TO DAPS' FIRST SET OF
 INTERROGATORIES**

This Document Relates to:

Electrograph Systems, Inc., et al. v. Hitachi, Ltd., et al., No. 11-cv-01656;

Siegel v. Hitachi, Ltd., et al. No. 11-cv-05502;

Best Buy Co., Inc., et al. v. Hitachi, Ltd., et al., No. 11-cv-05513;

Target Corp, et al. v. Chunghwa Picture Tubes, Ltd., et al., No. 11-cv-05514;

Interbond Corporation of America v. Hitachi, et al., No. 11-cv-06275;

Office Depot, Inc. v. Hitachi Ltd., et al.,

MDL 1917

1 PROPOUNDING PARTY:

2 Direct Action Plaintiffs Electrograph Systems, Inc. and
3 Electrograph Technologies Corp.; Alfred H. Siegel, solely
4 as Trustee of the Circuit City Stores, Inc. Liquidating
5 Trust; Best Buy Co., Inc., Best Buy Purchasing LLC, Best
6 Buy Enterprise Services, Inc., Best Buy Stores, L.P.,
7 Bestbuy.com, L.L.C., and Magnolia Hi-Fi, Inc.; Target
8 Corp., Sears, Roebuck, and Co., Kmart Corp.; Interbond
9 Corporation of America; Office Depot, Inc.; CompuCom
Systems, Inc.; Costco Wholesale Corporation; P.C.
Richard & Son Long Island Corporation, MARTA
Cooperative of America, Inc., and ABC Appliance, Inc.;
Schultze Agency Services, LLC on behalf of Tweeter
Opco, LLC and Tweeter Newco, LLC; Tech Data
Corporation and Tech Data Product Management, Inc.;
Dell Inc. and Dell Products L.P. ; Sharp Electronics
Corporation; and Sharp Electronics Manufacturing
Company of America, Inc.

10 RESPONDING PARTY:

Koninklijke Philips N.V.

11 SET NO.:

One

on KPNV beyond those of the Federal Rules of Civil Procedure, the Local Rules, or any Order of this Court.

SPECIFIC RESPONSES TO INTERROGATORIES

INTERROGATORY NO. 1 - REQUEST FOR ADMISSION NO. 1

If your response to any request for admission in Direct Action Plaintiffs' First Set of Requests for Admission to Philips Defendants served with these Interrogatories is not an unqualified admission:

- (a) State the number of the request;
- (b) State all facts upon which you based your response;
- (c) Identify each person who has knowledge of those facts; and
- (d) Identify all documents that support your response

RESPONSE TO INTERROGATORY NO. 1 - REQUEST FOR ADMISSION NO. 1

In addition to KPNV's General Objections, which KPNV incorporates by reference, KPNV specifically objects to this interrogatory on the grounds that it is overly broad, unduly burdensome, not reasonably calculated to lead to the discovery of admissible evidence, and seeks information that is maintained by and equally available to DAPs or stated in publicly available documents. KPNV also objects to this Interrogatory on the ground that it calls for a legal argument or legal conclusion. KPNV further objects to the use of the terms "unqualified," "knowledge," and "support" because they are vague, ambiguous, overbroad, unduly burdensome, and not reasonably calculated to lead to the discovery of admissible evidence.

Subject to and without waiving its foregoing objections, KPNV states that Philips Electronics North America Corporation has not been a wholly-owned subsidiary of Philips Holding USA Inc. from the beginning of the relevant period through the present. KPNV states that Philips Holding USA Inc. was incorporated in July 1995. Philips Electronics North America Corporation became a wholly-owned subsidiary of Philips Holding USA Inc. on January 1, 1996. From January 1, 1995 through December 31, 1995, Philips Electronics North American Corporation was named FGP Corp. and was a wholly-owned subsidiary of Philips Electronics

1 N.V. The name of FGP Corp. was changed to Philips Electronics North America Corporation
2 effective December 31, 1995.

3 **INTERROGATORY NO. 2. - REQUEST FOR ADMISSION NO. 2**

4 If your response to any request for admission in Direct Action Plaintiffs' First Set of
5 Requests for Admission to Philips Defendants served with these Interrogatories is not an
6 unqualified admission:

- 7 (a) State the number of the request;
8 (b) State all facts upon which you based your response;
9 (c) Identify each person who has knowledge of those facts; and
10 (d) Identify all documents that support your response

11 **RESPONSE TO INTERROGATORY NO. 2 - REQUEST FOR ADMISSION NO. 2**

12 In addition to KPNV's General Objections, which KPNV incorporates by reference,
13 KPNV specifically objects to this interrogatory on the grounds that it is overly broad, unduly
14 burdensome, not reasonably calculated to lead to the discovery of admissible evidence, and seeks
15 information that is maintained by and equally available to DAPs or stated in publicly available
16 documents. KPNV also objects to this Interrogatory on the ground that it calls for a legal
17 argument or legal conclusion. KPNV further objects to the use of the terms "unqualified,"
18 "knowledge," and "support" because they are vague, ambiguous, overbroad, unduly burdensome,
19 and not reasonably calculated to lead to the discovery of admissible evidence.

20 Subject to and without waiving its foregoing objections, KPNV states that Philips Holding
21 USA Inc. has not been a wholly-owned subsidiary of KPNV for any period from the beginning of
22 the Relevant Period through the present. KPNV states that from 1995 through 2009 KPNV
23 owned 100% of the outstanding shares of Philips Holding USA, Inc. In 2009 a corporate
24 restructuring occurred and the ownership structure from KPNV to Philips Holding USA Inc.
25 became the following: KPNV owns 75.32% and Philips Belgium N.V. and Sedena Financial
26 Services GCV have a combined 24.68% ownership interest in Philips Investment Services Lux
27 Sarl. Philips Investment Services Lux Sarl owns 100% of Philips Investment Services B.V.
28

Philips Investment Services B.V. owns 73.37% of Philips Holding USA Inc., while the remaining 26.63% is owned by: Respireonics Holding France B.V. (0.398%), Respireonics Holding UK B.V. (1.39%), Respireonics Holding Switzerland B.V. (00.133%), Respireonics Bermuda Ltd. (11.82%), Genlyte Holding C B.V. (2.16%), Genlyte Holding Canada B.V. (3.94%), Lifeline Systmes Holding B.V. (0.796%) and Respireonics Holding Japan B.V. (6.17%). As of May 16, 2014, KPNV, Philips Lumileds Holding B.V. became an owner of 5.263% of Philips Holding USA Inc.

INTERROGATORY NO. 3. - REQUEST FOR ADMISSION NO. 3

If your response to any request for admission in Direct Action Plaintiffs' First Set of Requests for Admission to Philips Defendants served with these Interrogatories is not an unqualified admission:

- (a) State the number of the request;
- (b) State all facts upon which you based your response;
- (c) Identify each person who has knowledge of those facts; and
- (d) Identify all documents that support your response

RESPONSE TO INTERROGATORY NO. 3 - REQUEST FOR ADMISSION NO. 3

In addition to KPNV's General Objections, which KPNV incorporates by reference, KPNV specifically objects to this interrogatory on the grounds that it is overly broad, unduly burdensome, not reasonably calculated to lead to the discovery of admissible evidence, and seeks information that is maintained by and equally available to DAPs or stated in publicly available documents. KPNV also objects to this Interrogatory on the ground that it calls for a legal argument or legal conclusion. KPNV further objects to the use of the terms "unqualified," "knowledge," and "support" because they are vague, ambiguous, overbroad, unduly burdensome, and not reasonably calculated to lead to the discovery of admissible evidence.

Subject to and without waiving its foregoing objections, KPNV states that it has no record of a business division named Philips Consumer Electronics Co.

INTERROGATORY NO. 4. - REQUEST FOR ADMISSION NO. 4

If your response to any request for admission in Direct Action Plaintiffs' First Set of

1 Requests for Admission to Philips Defendants served with these Interrogatories is not an
2 unqualified admission:

- 3 (a) State the number of the request;
- 4 (b) State all facts upon which you based your response;
- 5 (c) Identify each person who has knowledge of those facts; and
- 6 (d) Identify all documents that support your response

7 **RESPONSE TO INTERROGATORY NO. 4 - REQUEST FOR ADMISSION NO. 4**

8 In addition to KPNV's General Objections, which KPNV incorporates by reference,
9 KPNV specifically objects to this interrogatory on the grounds that it is overly broad, unduly
10 burdensome, not reasonably calculated to lead to the discovery of admissible evidence, and seeks
11 information that is maintained by and equally available to DAPs or stated in publicly available
12 documents. KPNV also objects to this Interrogatory on the ground that it calls for a legal
13 argument or legal conclusion. KPNV further objects to the use of the terms "unqualified,"
14 "knowledge," and "support" because they are vague, ambiguous, overbroad, unduly burdensome,
15 and not reasonably calculated to lead to the discovery of admissible evidence.

16 Subject to and without waiving its foregoing objections, KPNV states that Philips
17 Consumer Electronics was not a business division of Philips Electronics North America
18 Corporation from the beginning of the relevant period through the present. KPNV states that as
19 of January 1, 1998, the Philips enterprise went through a corporate reorganization where the
20 previous business divisions of Sound & Vision, Business Electronics, Industrial Electronics were
21 regrouped into the new division Philips Consumer Electronics. Philips Consumer Electronics
22 was a business division of the Philips enterprise until January 1, 2008 when it became Philips
23 Consumer Lifestyle.

24 **INTERROGATORY NO. 5. - REQUEST FOR ADMISSION NO. 5**

25 If your response to any request for admission in Direct Action Plaintiffs' First Set of
26 Requests for Admission to Philips Defendants served with these Interrogatories is not an
27 unqualified admission:
28

1
2
3 Dated: July 10, 2014

BAKER BOTTS LLP

4 
5

6 Email: charles.malaise@bakerbotts.com

BAKER BOTTS LLP

1299 Pennsylvania Avenue, N.W.

Washington, D.C. 20004-2400

Telephone: (202) 639-1117

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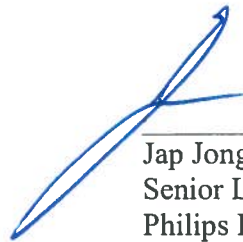
Attorney for Koninklijke Philips N.V.

VERIFICATION

I, Jap Jongedijk, am Senior Legal Counsel with Philips International B.V., and I am authorized to make this Verification on Koninklijke Philips N.V.'s behalf. I have read the attached Koninklijke Philips N.V.'s Supplementary Objections and Responses to DAPs' First Set of Interrogatories and know its contents. I am informed and believe that the matters and things stated therein are true, and upon that ground allege that the matters and things stated therein are true.

I hereby declare under penalty of perjury under the laws of the United States of America, and pursuant to Title 28, U.S. Code, Judiciary and Judicial Procedure § 1746 "Unsworn Declarations Under Penalty of Perjury," that the facts set forth in the document described above are true and correct.

Executed on July 10, 2014 at Amsterdam, Netherlands.



Jap Jongedijk
Senior Legal Counsel
Philips International B.V.

EXHIBIT 159

<DOCUMENT>
 <TYPE>20-F
 <SEQUENCE>1
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 <DESCRIPTION>KONINKLIJKE PHILIPS ELECTRONICS N.V.
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<PAGE> 1

 As filed with the Securities and Exchange Commission on May 7, 2001

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 20-F

(Mark one)

☐ REGISTRATION STATEMENT PURSUANT TO SECTION 12(b)
 OR (g) OF THE SECURITIES EXCHANGE ACT OF 1934
 For the fiscal year ended December 31, 2000
☒ OR
 ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d)
 OF THE SECURITIES EXCHANGE ACT OF 1934
☐ For the fiscal year ended December 31, 2000
 OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d)
 OF THE SECURITIES EXCHANGE ACT OF 1934

Commission file number 2-20193

KONINKLIJKE PHILIPS ELECTRONICS N.V.

(Exact name of Registrant as specified in charter)

THE NETHERLANDS

(Jurisdiction of incorporation or organization)

REMBRANDT TOWER, AMSTELPLEIN 1, 1096 HA AMSTERDAM, THE NETHERLANDS

(ADDRESS OF PRINCIPAL EXECUTIVE OFFICE)

Securities registered or to be registered pursuant to Section 12(b) of the Act:

Title of each class	Name of each exchange on which registered
COMMON SHARES - PAR VALUE	NEW YORK STOCK EXCHANGE
EURO (EUR) 0.20 PER SHARE	

<DOCUMENT>
<TYPE>EX-8
<SEQUENCE>4
<FILENAME>u43961ex8.txt
<DESCRIPTION>LIST OF SIGNIFICANT SUBSIDIARIES
<TEXT>

<PAGE> 1

EXHIBIT 8

LIST OF SIGNIFICANT SUBSIDIARIES

Philips Electronics Nederland B.V., Eindhoven, the Netherlands (100%)

Philips Electronics North America Corporation, Delaware, United States of America (100%)

Philips Beteiligungs-GmbH, Hamburg, Germany (100%)

Compagnie Francaise Philips, Suresnes, France (100%)

Philips UK Limited, Croydon, United Kingdom (100%)

</TEXT>

</DOCUMENT>

EXHIBIT 160

Panasonic Consumer Electronics Company
A Unit of Matsushita Electric Corporation of America

INVOICE

Remittance Address:

PANASONIC COMPANY EAST

P.O. BOX 13509

NEWARK, NJ 07108-0509

Bill to:

TRANSAMERICA COMM FINANCE CORP

P.O. BOX 94900

PALATINE, IL 60094-4700

Invoice Date

091798

Invoice Number

21386176

Account Number

4010305

Control Number

10750811

ORG:004 WMSE:411

Customer Service Contact

PINGVER

LORI

Ship To Address:

NATHAN MUCHNICK/TCFC

1725 CHESTNUT STREET

PHILADELPHIA, PA 19105

Absolutely no returns will be accepted unless shipped prepaid after receipt of prior written authorization. All other claims must be made within 10 days after receipt of merchandise by consignee.

Terms of Payment	Net Due Date	Order Date	Customer PO Number
27 DUE ON RECEIPT	101298	091698	916GM-FD

Panasonic Model Number	Quantity	B/O	Quantity	Gross Unit Price	Net Unit Price	Total
Customer Product Number	Ordered	Quantity	Shipped	Discounts and Charges		
2 CY-27SF25	4	2	2	450.00	445.50	891.00
SLMN 1E						
475800						
IN LIEU OF REBATE				-1.00%		
8 SC-PM01	2		2	140.00	138.60	277.20
SLMN 1E						
475874						
IN LIEU OF REBATE				-1.00%		
9 RX-DS12	4		4	66.50	65.84	263.36
SLMN 1E						
475874						
IN LIEU OF REBATE				-1.00%		
10 RQ-SW35V	6		6	56.00	55.44	332.64
SLMN 1E						
475874						
IN LIEU OF REBATE				-1.00%		
11 RQ-SW45V	6		6	63.00	62.37	374.22
SLMN 1E						
475874						
IN LIEU OF REBATE				-1.00%		
<p>909.49 909.49 909.48</p>				#37609	#37693	#37806
Carrier	B/L Number	Subtotal >				
SHELDON DELIVERY	893379	Sales/Use Tax >				
	PRO NO. 980893379	Shipping Charges >				
Shipping Terms	Store Number	TOTAL INVOICE >				
Prepaid	Store 0000					
	AccNo 1007588 NATHAN MUCHNICK/TCFC			Continued		

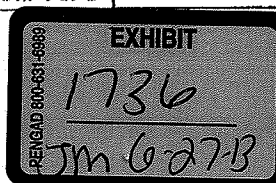


EXHIBIT 161

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

- - -

IN RE: CATHODE RAY TUBE
(CRT) ANTITRUST LITIGATION

Master File No.
CV-07-5944-SC
MDL No. 1917

- - -

June 27, 2013

- - -

Oral deposition EUGENE MUCHNICK taken
pursuant to notice, held at the Law Offices of
Berger & Montague, P.C., 1622 Locust Street,
Philadelphia, PA 19103, commencing at 9:30
a.m., on the above date, before Jennifer P.
Miller, Registered Professional Reporter and
Notary Public for the Commonwealth of
Pennsylvania.

1 BY MR. MARKMAN:

2 Q. Sir, I'm handing you a document that
3 has been marked Exhibit 1736. And it is Bates
4 labeled MM00001.

5 MR. MARKMAN: Can we go off the
6 record for a second.

7 - - -

8 (Whereupon, an off-the-record
9 discussion was held.)

10 - - -

11 BY MR. MARKMAN:

12 Q. Sir, you have Exhibit 1736 in front
13 of you; is that correct?

14 A. Correct.

15 Q. And do you recognize this document
16 as an invoice from Panasonic Consumer
17 Electronics Company dated September 17th 1988?

18 A. Yes.

19 Q. I'd like to have you walk through a
20 few things on this invoice. If you turn your
21 attention to halfway down on the left-hand
22 side, it says customer product number; do you
23 see that, sir?

24 A. Yes.

25 Q. The first entry says, please correct

1 me if I read this wrong, is it CT-27SF25?

2 A. Yes.

3 Q. Do you know what model that customer
4 product number references?

5 A. Yes.

6 Q. What is it?

7 A. It's a 27-inch Panasonic flat
8 screen. When I say "flat screen," I mean flat
9 screen CRT.

10 Q. Okay.

11 A. As opposed to an LCD.

12 Q. And do you see for that same product
13 entry under quantity ordered, it says SLMN1E,
14 under the quantity ordered?

15 A. S-N-L-M-N, yes.

16 Q. What does that abbreviation
17 reference, sir?

18 A. No idea.

19 Q. And below that it says in lieu of
20 rebate?

21 A. Yes.

22 Q. Do you see that?

23 A. There's a one-percent discount
24 extended out. You can see that in lieu of
25 rebate.

1 Q. And what is the one-percent discount
2 reference here for?

3 A. The quantity discount -- or quantity
4 rebate at the end of the year. I don't
5 remember. I don't remember.

6 Q. Would this be an example of a volume
7 discount?

8 A. Yes, I guess it could be a volume
9 discount.

10 Q. The next entry for a customer
11 product number, it says SC-3M01.

12 A. Uh-hum.

13 Q. Do you see that, sir?

14 A. Yes.

15 Q. What is that model reference there?

16 A. I'm trying to think of that. I
17 think it was a combination of a -- it was a
18 portable CD and radio combination. It sold
19 for about \$180.

20 Q. And if we go to the next entry, it
21 says RX-DS12.

22 A. Yes, that was a portable boom box.

23 Q. What about the customer product
24 number RQ-SW35V?

25 A. Three five and four five were

1 Walkman.

2 Q. Under shipping terms it says
3 prepaid; do you see that?

4 A. I don't really -- down at the
5 bottom, I see.

6 Q. The bottom left.

7 A. Yes.

8 Q. Was this typical of your purchases
9 from Panasonic?

10 A. Well, this is what they shipped.
11 The order would have been much greater.

12 They didn't have everything in
13 stock at any given time necessarily. So here
14 they shipped part of this order. And this
15 could have referenced several different
16 purchase orders. It didn't necessarily all
17 come from one purchase order.

18 Q. And if you look on the top left on
19 the second box, it says bill to Transamerica
20 Commercial Finance Corporation.

21 A. Yes.

22 Q. Can you remind me again who is
23 Transamerica.

24 A. They're a finance company. They're
25 a factor.

1 Q. So can you explain how the billing
2 process would work between Panasonic,
3 Transamerica and Nathan Muchnick, Inc.?

4 A. We -- Panasonic shipped the product
5 and billed us and we paid Transamerica because
6 Transamerica paid Panasonic.

7 Q. And under terms of payment, does it
8 say 2 percent?

9 I can't read what number it
10 says.

11 A. Probably says 2 percent, 30, I would
12 guess, or 90 day. And you had to pay -- I
13 could pay it all in 30 days and get a 2
14 percent discount or I could take the 90 days
15 and pay it in thirds, which is what I did.

16 Q. That's what you did. As a general
17 matter, you paid it in 90 days?

18 A. Well, you paid the third and 30,
19 third and 60, third and 90.

20 And you can see that's what I
21 did on the invoice here.

22 Q. That was my next question. Thank
23 you very much.

24 A. Staying ahead of you here, if I can.

25 - - -

CERTIFICATE

I HEREBY CERTIFY that the
proceedings, evidence and objections are
contained fully and accurately in the
stenographic notes taken by me upon the
deposition of EUGENE MUCHNICK taken on
June 27, 2013 and that this is
a true and correct transcript of same.

Jennifer Miller, RPR and
Notary Public

(The foregoing certification of
this transcript does not apply to any
reproduction of the same by any means
unless under the direct control and/or
supervision of the certifying reporter.)

EXHIBIT 162

[Document Submitted Under Seal]

EXHIBIT 163

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

---o0o---

In Re: CATHODE RAY TUBE (CRT))	
ANTITRUST LITIGATION,)	
)	
Plaintiff,)	
-----)	Case No.
)	07-5944 Sc
)	MDL No. 1917
This Document Relates to:)	
)	
ALL ACTIONS,)	
)	

DEPOSITION OF PRINCETON DISPLAY TECHNOLOGIES, INCORPORATED'S

30 (b) (6) WITNESS SUPRASAD BAIDYAROY, PH.D.

July 12, 2013

BALINDA DUNLAP, CSR No. 10710

360347



40
YEARS

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Court Reporters

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(818) 702-0202 Woodland Hills	(212) 808-8500 New York City	(347) 821-4611 Brooklyn	(518) 490-1910 Albany
(516) 277-9494 Garden City	(914) 510-9110 White Plains	(312) 379-5566 Chicago	(702) 366-0500 Las Vegas
+33 1 70 72 65 26 Paris	+971 4 8137744 Dubai	+852 3693 1522 Hong Kong	

1 products?

2 A. No.

3 Q. Thank you. From whom did Princeton
4 purchase CDTs during the relevant period?

10:54 5 A. Chunghwa Picture Tubes and Samsung SD.

6 Q. Those were the only two suppliers that
7 Princeton used?

8 A. Yes.

9 Q. During what period of time did Princeton
10:55 10 purchase CDTs from Chunghwa?

11 MS. FAIT: If you can remember.

12 Q. BY MR. CUNNINGHAM: As best you can
13 remember.

14 A. From memory, just approximately 2003,
10:55 15 2004.

16 Q. So you started making purchases in 2003
17 and ended in 2004, to the best of your
18 recollection?

19 A. With Chunghwa.

10:55 20 Q. Right. And during what period of time did
21 Princeton purchase CDTs from Samsung SDI?

22 A. From -- again, from 2003 to 2009. So it
23 is past the relevant period.

24 Q. Did Princeton purchase any CDTs before
10:56 25 2003?

1 Q. Do you know if the destination of the CDT
2 shipment played any role in the pricing you
3 received for the CDTs?

4 A. No.

12:43 5 Q. If you could turn to PRINCETON 29, please?

6 A. Yes, sir.

7 Q. PRINCETON 29 is a commercial invoice from
8 Samsung SDI Malaysia, Bhd, correct?

9 A. Uh-huh. Bhd, yes.

12:44 10 Q. My question is: Is this the SDI entity
11 that you made -- that Princeton made all of its CDT
12 purchases from?

13 A. All 15-inch.

14 Q. And the 10-inch was made from a different
12:44 15 entity?

16 A. Yes, I think Busan or Busan or whatever
17 you call them, came from Korea.

18 Q. Did -- forgive me if I've asked this
19 before, but did you correspond or speak on the
12:44 20 phone with anyone from Samsung SDI Malaysia ever
21 during the relevant period?

22 A. No.

23 Q. Okay. Did you correspond on -- or speak
24 on the phone with anyone from a Samsung SDI company
12:45 25 during the relevant period?

1 A. Yes.

2 Q. Okay. Do you remember who?

3 A. Kevin Kim.

4 Q. Okay. Do you know what Kevin Kim's role
12:45 5 was at SDI?

6 A. He's in sales, and he's on some of our
7 purchase orders.

8 Q. And what would you discuss with Kevin Kim?

9 A. Kevin Kim was based in Korea, Seoul, so
12:45 10 mostly for 10-inch business, but he was also
11 channeling -- or monitoring the shipments out of
12 Malaysia.

13 So when we remit money or send a purchase
14 order, it is called in to -- to Mr. Kevin Kim. So
12:45 15 all our purchase orders were faxed to him or
16 emailed to him. Mostly fax at the time, but later
17 on we sent emails.

18 Q. Is Kevin Kim the person who gave you price
19 quotations for your purchase of a 10-inch?

12:46 20 A. In the beginning he may have. I don't
21 remember. But most of it was channeled through my
22 friend in India.

23 Q. Okay. So how often did you speak to
24 Mr. Kim?

12:46 25 A. Not very often, maybe once a year.

1 Q. Okay. On what occasion would you speak to
2 him?

3 A. Begging him to ship quickly.

4 Q. Were you successful in getting him to ship
12:46 5 quickly when you begged him?

6 A. Sometimes.

7 Q. Okay. And did you also correspond with
8 him by email?

9 A. I don't recall.

12:46 10 Q. Most of your contact was by phone; is that
11 correct?

12 A. With him, yes.

13 Q. Okay. Do you remember any other
14 individuals from Samsung SDI Co. that you either
12:46 15 talked to or corresponded with?

16 A. In Malaysia there are some logistical
17 people, sometimes the container movement, some
18 nonimportant things.

19 If things needed immediate attention, I
12:47 20 would pick up a phone and talk to some people. I
21 don't even remember their names today. This is
22 just to control the flow of the product.

23 Q. But you didn't have a regular contact in
24 Malaysia like Mr. Kim?

12:47 25 A. No, no.

DEPOSITION OFFICER'S CERTIFICATE

STATE OF CALIFORNIA)
) ss.
COUNTY OF SAN FRANCISCO)

I, BALINDA DUNLAP, hereby certify:

I am a duly qualified Certified Shorthand Reporter in the State of California, holder of Certificate Number CSR 10710 issued by the Court Reporters Board of California and which is in full force and effect. (Fed. R. Civ. P. 28(a)).

I am authorized to administer oaths or affirmations pursuant to California Code of Civil Procedure, Section 2093(b) and prior to being examined, the witness was first duly sworn by me. (Fed. R. Civ. P. 28(a), 30(f)(1)).

I am not a relative or employee or attorney or counsel of any of the parties, nor am I a relative or employee of such attorney or counsel, nor am I financially interested in this action. (Fed. R. Civ. P. 28).

I am the deposition officer that stenographically recorded the testimony in the foregoing deposition and the foregoing transcript is a true record

/ / /

1 of the testimony given by the witness. (Fed. R. Civ. P.
2 30(f)(1)).

3 Before completion of the deposition, review of
4 the transcript [x] was [] was not requested. If
5 requested, any changes made by the deponent (and
6 provided to the reporter) during the period allowed, are
7 appended hereto. (Fed. R. Civ. P. 30(e)).

8 Dated: July 26, 2013

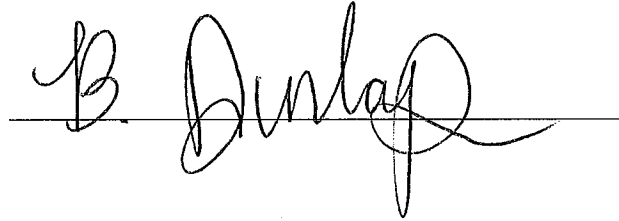
9 A handwritten signature in cursive script, appearing to read "B. Dunlap", is written over a horizontal line.

EXHIBIT 164

SAMSUNG SDI CO., LTD. AND SUBSIDIARIES

Consolidated Financial Statements

December 31, 2011 and 2010

(With Independent Auditors' Report Thereon)

SAMSUNG SDI CO., LTD. AND SUBSIDIARIES
Notes to the Consolidated Financial Statements

For the years ended December 31, 2011 and 2010

3. Significant Accounting Policies, Continued

(1) Basis of consolidation, Continued

Details of consolidated subsidiaries are as follows:

(In thousands of won, except number of shares and percentage of ownership)

Subsidiaries	Location	Primary business	Capital stock as of December 31, 2011	Percentage of ownership (***)	
				December 31, 2011	December 31, 2010
Samsung SDI America, Inc. ("SDIA")	U.S.A.	Manufacturing and sale of PDP	28,626,950	91.70%	91.70%
Samsung SDI Germany GmbH ("SDIG") (*)	Germany	Supporting sales in Europe region	22,400,891	100.00%	100.00%
Samsung SDI Hungary Rt. ("SDIHU")	Hungary	Manufacturing and sale of PDP	4,860,887	100.00%	100.00%
Samsung SDI Europe GmbH ("SDIEU") (*) (**)	Germany	Sale of Solar Cell	1,558,180	100.00%	-
Samsung SDI (Malaysia) Sdn. Bhd. ("SDI(M)")	Malaysia	Manufacturing and sale of CPT	43,581,363	68.60%	68.60%
Samsung SDI Vietnam Ltd. ("SDIV") (*)	Vietnam	Manufacturing and sale of rechargeable battery	17,326,000	100.00%	100.00%
Samsung SDI Energy Malaysia Sdn. Bhd. ("SDIEM") (**)	Malaysia	Manufacturing and sale of rechargeable battery	11,781,000	100.00%	-
Samsung SDI (Hong Kong) Ltd. ("SDIHK")	Hong Kong	Sale of rechargeable battery, PDP	261,864,048	95.90%	95.90%
SVIC 15 Fund ("SVIC 15")	Korea	Investments in new technology Venture business	29,818,182	99.00%	99.00%
Subsidiary of SDIA					
Samsung SDI Mexico, S.A. de C.V. ("SDIM")	Mexico	Manufacturing of PDP	8,157,806	91.70%	91.70%
Subsidiary of SDIG					
Samsung SDI Brazil Ltda. ("SDIB")	Brazil	Supporting sales in South America region	117,239,846	95.90%	95.90%
Subsidiaries of SDIHK					
Shenzhen Samsung SDI Co., Ltd. ("SSDI") (*)	China	Manufacturing and sale of CRT, PDP	148,353,146	76.70%	76.70%
Tianjin Samsung SDI Co., Ltd. ("TSDI") (*)	China	Manufacturing and sale of rechargeable battery	113,123,338	76.70%	76.70%
Shanghai Samsung SVA Electronic Devices Co., Ltd. ("SSED") (*)	China	Manufacturing and sale of VFD, rechargeable battery	47,671,714	57.90%	57.90%

(*) In accordance with the local laws and regulations, no shares have been issued.

(**) For the year ended December 31, 2011, SDIEU and SDIEM which were established during 2011 were included in the consolidated entities, which are located in Germany and Malaysia, respectively.

(***) The above ownership percentages take into consideration both the Group's direct ownership and the Group's indirect ownership through its subsidiaries.

EXHIBIT 165

[Document Submitted Under Seal]

EXHIBIT 166

[Document Submitted Under Seal]

EXHIBIT 167

[Document Submitted Under Seal]

EXHIBIT 168

[Document Submitted Under Seal]

EXHIBIT 169

HITACHI AMERICA LTD - HED
HOME ELECTRONICS DIV.
DUNS 05-156-2908

1855 DORNOCH COURT
SAN DIEGO, CA. 92154

BILL TO:

RADIO & TV EQUIPMENT, INC.

3317 FIECHTNER DR
P.O. BOX 9496
FARGO

DOCUMENT NUMBER	DOCUMENT DATE	ACCOUNT	STORE	REGION	OPEN ACCOUNT
402514-001	9/19/01	323196	8888	020	

PLEASE ENCLOSE REMITTANCE
COPY WITH YOUR PAYMENT.

SEND REMITTANCE TO: PO BOX 60090

LOS ANGELES CA 90060

SHIP TO:

RADIO & TV EQUIPMENT, INC.

3317 FIECHTNER DRIVE

FARGO

ND 58103

TERMS	2% 60, NET 61	RESALE# 36593	ND 58103	FREIGHT
				PPD

LINE NUMBER	CUSTOMER REFERENCE/ ORDER DATE	MODEL NUMBER/DESCRIPTION	CONTROL NUMBER	SHIP QUANTITY	UNIT PRICE	NET AMOUNT
1	4144\$ 9/19/01	36UX01S 36" COLOR TV \$50.00 SPA	536283-004 CA01012121	4	795.79	3183.16
2	4144\$ 9/19/01	53SBX10B 53" PROJ TV	000209-029 536283-007	4	50.00 1311.83	200.00 5247.32
3	4144\$ 9/19/01	53SWX10B 53" PROJ TV	CA01012121 536283-008	2	2333.33	4666.66
4	4144\$ 9/19/01	61UDX10B 61" PROJ TV	CA01012121 536283-010	2	2064.52	4129.04
5	4144\$ 9/19/01	DVP415U DVD PLAYER 2 LASER M	CA01012121 536283-013	4	155.91	623.64
(PLEASE PAY THIS AMOUNT)						
TOTAL NET INVOICE						17649.82

PAID
34901

2120 1200 007

[Signature]

139228
741110

RETURN OF MERCHANDISE WILL NOT BE ACCEPTED WITHOUT PRIOR MRA AUTHORIZATION.
RETURNED MERCHANDISE MAY BE SUBJECT TO A RESTOCKING CHARGE.

1015 (8/96)

TOTAL

RADIO0002259

EXHIBIT 170

HITACHI

Hitachi Home Electronics (America), Inc.

D-U-N-S- 06-772-9368

DOCUMENT NUMBER	DOCUMENT DATE	ACCOUNT	STORE	REGION	OPEN ACCOUNT
277298	1/29/99	323196	8888	020	

PLEASE ENCLOSE REMITTANCE
COPY WITH YOUR PAYMENT.

BILL TO:

SEND REMITTANCE TO: P.O. BOX 101093

RADIO & TV EQUIPMENT, INC.

ATLANTA, GA 30392

P.O. BOX 9496

SHIP TO:

RADIO & TV EQUIPMENT, INC.

FARGO

NO 58106

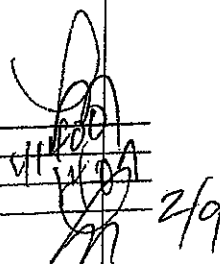
TERMS	FREIGHT
2% 60, NET 61	PPD

3317 FIECHTNER DRIVE

FARGO

NO 58103

LINE NUMBER	CUSTOMER REFERENCE/ ORDER DATE	MODEL NUMBER/DESCRIPTION	CONTROL NUMBER	SHIP QUANTITY	UNIT PRICE	NET AMOUNT
1	11085 1/29/99	27CX28B 27" COLOR TV	419360-001 AN99001162	2	315.79	631.58
2	11085 1/29/99	50UX58B 50" PROJ TV	419360-002 AN99001162	1	1605.26	1605.26
3	11085 1/29/99	60UX58K 60" PROJ TV	419360-003 AN99001162	1	2056.84	2056.84
4	11085 1/29/99	VMBPL13A PERFECT POWER 1.350M	419360-004 AN99001162	2	40.24	80.48
5	11085 1/29/99	VTFX633A 380 MM CHASSIS MBR V	419360-006 AN99001162	2	126.32	252.64

PAID
29578Pricing OK'd By _____
Vendor # _____
Account Code _____
Account Payable _____

RETURN OF MERCHANDISE WILL NOT BE ACCEPTED WITHOUT PRIOR MRA AUTHORIZATION.
RETURNED MERCHANDISE MAY BE SUBJECT TO A RESTOCKING CHARGE.

PAGE: 001 OF 001 (END)

1016 (8/98)

ORIGINAL

TOTAL

RADIO0000904